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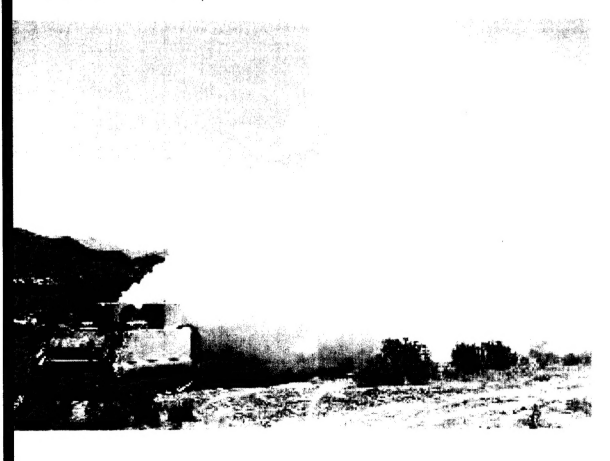
Engineer Research and Development Center

Nonfacility Particulate Matter Issues in the Army — A Comprehensive Review

Michael R. Kemme, Joyce C. Baird, Dick L. Gebhart, Matthew G. Hohmann, Heidi R. Howard, David A. Krooks, and Jearldine I. Northrup

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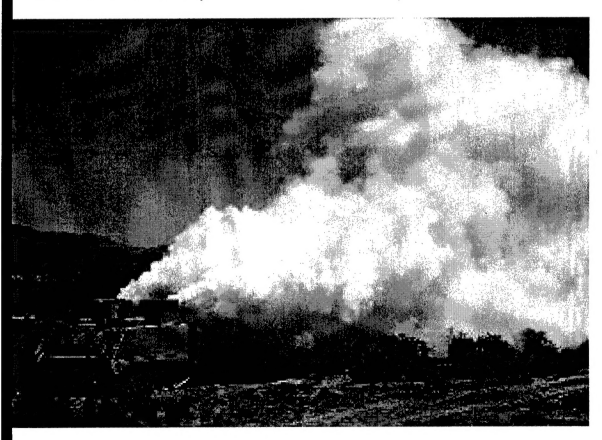


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Foreword

This study was conducted for Headquarters, U.S. Army Corps of Engineers under 622720A896, "Base Facilities Environmental Quality"; Work Unit number TJ0, "Comprehensive Review of Particulate Matter Issues for DOD." The technical monitor was Rochelle Williams, AFEN-EN, U.S. Army Forces Command.

The work was performed by the Environmental Processes Branch (CN-E) of the Installations Division (CN), Construction Engineering Research Laboratory (CERL). The CERL Principal Investigator was Michael Kemme. The technical editor was Linda L. Wheatley, Information Technology Laboratory — Champaign. Dr. Ilker Adiguzel is Chief, CN-E, and Dr. John Bandy is Chief, CN. The associated Technical Director was Gary W. Schanche, CVT. The Acting Director of CERL is Dr. Alan W. Moore.

CERL is an element of the U.S. Army Engineer Research and Development Center (ERDC), U.S. Army Corps of Engineers. The Director of ERDC is Dr. James R. Houston and the Deputy to the Commander is A.J. Roberto, Jr.

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1 Introduction

Background

Particulate matter (PM) is the general term used to describe a mixture of solid particles and liquid droplets found in the air. These particles, found in a wide range of sizes, originate from many stationary, mobile, and natural sources. PM may be emitted directly by a source or formed in the atmosphere by the transformation of gaseous emissions. Their chemical and physical compositions vary depending on location, time of year, and meteorology.

Scientific studies show a link between PM and significant health effects. These health effects include premature death, and increased hospital admissions and emergency room visits. Other effects are increased respiratory symptoms and disease, decreased lung function, and alterations in lung tissue and structure and in respiratory tract defense mechanisms. Sensitive groups such as the elderly, children, and individuals with cardiopulmonary diseases such as asthma appear to be at greatest risk to these effects. In addition to health problems, PM is the major cause of reduced visibility in many parts of the United States. Airborne particles also can soil and damage materials.

PM generated from Army nonfacility sources is a military-unique problem, and a significant source of air pollution. Army nonfacility sources include soil-based PM from training activities, prescribed burning, smokes and obscurants training, artillery practice, weapons impact testing, and open burning/open detonation (OB/OD). A majority of these sources are found on troop-based installations. PM emissions may create legal, regulatory, ecological, and practical problems for the modern Army installation. It has the potential to limit or restrict time and frequency of training, to close ranges, or completely shut down training exercises due to the Clean Air Act Amendment of 1990 (CAA1990) or threatened and endangered species (TES) compliance requirements. Major Army Commands (MACOMs) primarily affected include the Forces Command (FORSCOM), Training and Doctrine Command (TRADOC), Army Reserve Command (USARC), and the National Guard Bureau (NGB). These problems will worsen with mission realignments, new weapon systems, encroachment, and increasing urbanization.

Many other significant nonregulatory issues, however, are related to nonfacility PM sources. These issues include safety; health and welfare of troops; military vehicle maintenance requirements; tactical considerations; soil erosion and loss of training land soil resources; and fines, lawsuits, damage claims, and complaints. PM clouds generated from helicopter landing pads, tank trails, and smokes and obscurants training impair the visibility of military vehicle operators, increasing the likelihood of accidents and injury. Excessive PM is a health hazard to military vehicle operators and is an air quality hazard when it drifts into nearby housing and administrative areas or onto adjacent highways and streets. Dust intruding into engine and turbine compartments, air filtering systems, and other sensitive mechanical and electrical components causes excessive wear and tear on military vehicles and aircraft (Hass 1986). Continuous movement of training vehicles over training lands removes vegetation and reduces soil cohesion causing this soil to be much more susceptible to wind and water erosion. Finally, dust generated from helicopter and tank movement provides an unmistakable signature to enemy forces in a tactical scenario.

Although not directly related to the mission and training problems mentioned above, dust also adversely affects vegetation near helicopter pads, roads, and trails. A covering of dust on leaf surfaces increases leaf temperatures (Eller 1977; Hirano et al. 1995) and water loss (Ricks and Williams 1974; Fluckinger, Oertli, and Fluckinger 1979), while decreasing carbon dioxide (CO₂) uptake (Fluckinger, Oertli, and Fluckinger 1979; Thompson et al. 1984; Hirano et al. 1990, 1995). These physiological changes suggest that vegetation around helicopter pads, roads, and trails is susceptible to chronic decreases in photosynthesis and growth, which may eventually lead to accelerated erosion problems from lack of adequate roadside vegetative stabilization.

The Army Environmental Requirements and Technology Assessments (AERTA) process generates user requirements that are used as guidance for environmental research and development within the Army. The requirements are organized into the environmental pillars of cleanup, compliance, conservation, and pollution prevention, and then the requirements are ranked within each pillar. In the compliance pillar the number one ranked user requirement is numbered "A (2.1.b)" and is titled "Particulate Matter/Dust Control and Measurement Tools for Maneuver Training, Smokes/Obscurants Training, and Range and Road Maintenance." User requirement A (2.1.b) has three focus areas:

- PM mitigation/soil stabilization technologies
- Source and atmospheric characterization methods and models
- Real-time measurement of PM emissions.

The high ranking of this user requirement has led to the development of a research and development (R&D) program to provide useful technology for Army users affected by nonfacility PM emission issues. The preparation of this review document is the first step of this R&D program.

Objective

The objective of the study was to develop a technical report that includes a review of previous work related to Department of Defense (DOD) nonfacility PM problems. The review will be used to determine the U.S. Environmental Protection Agency's (EPA's) enforcement strategy for PM, to identify previous work in the area, and to determine the scope of the nonfacility PM problem at Army facilities. The results of this review will be used to help focus an R&D program in this area. It is also hoped that this review will be a valuable source of information for others interested in this topic.

Approach

Researchers reviewed and described literature in the following areas:

- Atmospheric science of PM
- EPA's regulatory strategy
- Estimating PM emissions from nonfacility sources
- Dispersion modeling of PM emissions
- Transport modeling of PM emissions
- Measurement of atmospheric PM
- Dust suppression and soil stabilization technologies.

Each of these areas corresponds to a chapter in this report. Besides information obtained from the literature, these chapters also contain general knowledge pertaining to each of these areas.

In addition to the literature review, an attempt was made to relatively rank non-facility PM sources and the major Army installations containing these sources. The rankings were based on mass emissions of PM10 and PM2.5. The development of emission estimating techniques and PM rankings was aided by information developed by the Science Applications International Corporation (SAIC 2000).

Mode of Technology Transfer

The final product will be transferred to troop MACOMs by technical report. The report will be available on the CERL website at: http://www.cecer.army.mil. The information in this report will also be transferred to the field through presentations at appropriate symposiums and user group meetings.

Units of Weight and Measure

Some U.S. standard units of measure are used in this report. A table of conversion factors for Standard International (SI) units is provided below.

SI conversion factor			
1 in.	=	2.54 cm	
1 mi	=	1.61 km	
1 lb	=	0.453 kg	

2 Chemistry and Physics of PM in the Atmosphere

Atmospheric PM originates from a variety of sources and possesses a range of properties that affect its impact on human health and degradation of visibility in the atmosphere. Atmospheric PM contains inorganic ions and elements, EC, organic, and crustal compounds. Some hygroscopic (absorbing moisture from the air) particles may contain particle-bound water. PM can be liquid droplets or solids that originate from a variety of natural and anthropogenic (manmade) sources. Atmospheric PM ranges in diameter from a few thousandths of a μm to several hundred μm .

Atmospheric PM can be classified as primary or secondary. Primary PM is composed of material directly emitted into the atmosphere, while secondary PM forms because of chemical reactions involving gas-phase precursors. Examples of primary particles include wind-blown dust, sea salt, road dust, fly ash, and soot. Examples of secondary PM include ammonium sulfate and nitrate that form in the atmosphere. In urban atmospheres, secondary PM can exceed 50 percent of the total PM mass (Seinfeld 1986).

Particle Size Distribution

Atmospheric PM has traditionally been divided into fine-mode and coarse-mode particle categories with "coarse" particles defined as those larger than 2.5 μm and "fine" particles as those less than or equal to 2.5 μm . These modes not only correspond to different size ranges but also reflect differences in formation mechanism, chemical composition, sources, and exposure relationships. PM size distribution is dynamic since particles are constantly being formed, changed, and removed from the atmosphere. Figure 1 shows an idealized representation of the common size ranges of PM and the principle chemical components of the particles found in these size ranges.

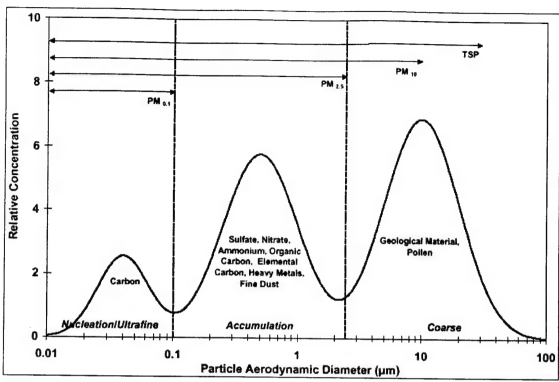


Figure 1. Representative mass size distribution with measured particle size fractions and dominant chemical components (Watson et al. 1998).

As depicted in Figure 1, the fine particle category can sometimes be divided into two separate size ranges. The particles in the "nucleation" size range are smaller than $0.1\ \mu m$ and are sometimes called ultra-fine particles. These particles are formed either through direct emission from combustion sources or by condensation of gases near an emission source. Particles in the nucleation range normally have very short lifetimes in the atmosphere because they very rapidly either coagulate with larger particles or serve as condensation nuclei for the formation of water droplets. These ultra-fine particles, therefore, are normally found only near their emission sources. The "accumulation" range consists of particles with diameters between ~ 0.1 and 2 µm. This size range of particles gets its name because particle removal mechanisms are not efficient in this range, and these particles have a tendency to accumulate in the atmosphere. Accumulation range particles consist of aerosols coagulated from ultra-fine particles, aerosols emitted directly from combustion sources, gas-to-particle conversion, condensation of volatile species, and finely ground dust. The sizes of these particles can also be affected by the presence of water. When water-soluble particles are present, the peak of the nucleation and accumulation mode will shift toward larger aerodynamic diameters as the humidity increases.

Coarse particles are created primarily from grinding activities and are dominated by material of geological origin. Windblown dust from soil, unpaved roads, construction, evaporation of sea spray, pollen, mold spores, and PM formed from

the grinding of larger particles are predominantly in the coarse particle size range, with minor or moderate quantities in the fine fraction. Particles at the low end of the coarse size range also occur when cloud and fog droplets form in a polluted environment, then dry out after having scavenged other particles and gases (Jacob et al. 1986).

Chemical Composition

The major constituents of atmospheric PM are sulfates, nitrates, carbonaceous compounds (organic carbon [OC] and elemental carbon [EC]), geological materials, sodium chloride, and water. Chemical compositions vary with particle size, geographic location, and season. The relative abundances of chemical components in the atmosphere can provide evidence about the emission sources contributing to atmospheric PM. It is likely that PM chemical composition data will someday be used to establish a relationship between specific chemical components of PM and health effects.

Ammonium sulfate ((NH₄)₂SO₄), ammonium bisulfate (NH₄HSO₄), and sulfuric acid (H₂SO₄) are the most common forms of sulfate found in atmospheric PM. The sulfate compounds result from irreversible reactions between sulfuric acid and ammonia gas (NH₃) (Watson et al. 1994a). These compounds are water-soluble and reside almost exclusively in the PM2.5 size fraction. Sodium sulfate (Na₂SO₄) may be found in coastal areas where sulfuric acid has been neutralized by sodium chloride in sea salt. Though gypsum (Ca₂SO₄) and some other geological compounds contain sulfate, these are not easily dissolved in water for chemical analysis. They are more abundant in the coarse fraction than in PM2.5, and are usually classified in the geological fraction.

Ammonium nitrate (NH₄NO₃) is the most abundant nitrate compound, resulting from a reversible gas/particle equilibrium between ammonia gas (NH₃), nitric acid gas (HNO₃), and particulate ammonium nitrate. Because this equilibrium is reversible, the concentration of ammonium nitrate particles will constantly change due to changes in temperature and relative humidity. Sodium nitrate (NaNO₃) is found in the PM2.5 and coarse fractions near seacoasts and salt playas where nitric acid vapor irreversibly reacts with sea salt (Watson et al. 1994b). While most of the sulfur dioxide and oxides of nitrogen precursors of nitrate and sulfate compounds originate from fuel combustion, most of the ammonia gas precursor is derived from animals, especially animal husbandry practiced in dairies and feedlots.

The atmosphere contains particles with thousands of separate organic compounds that contain more than 20 carbon atoms. These particles are primarily found in PM2.5. Vehicle exhaust; residential, agricultural, and prescribed burning, meat cooking, fuel combustion, road dust, and particle formation from heavy hydrocarbon (C_8 to C_{20}) gases are the major sources of organic carbon (OC) in PM2.5. Total OC found in PM is operationally defined by the sampling and analysis method used to measure these organic particles.

EC PM consists of dark organic particles referred to as soot. It contains pure, graphitic carbon, but also contains high molecular weight, dark-colored, non-volatile organic materials such as tar, biogenics, and coke. EC usually accompanies OC in combustion emissions such as diesel exhaust from vehicles. Total EC is also operationally defined by the sampling and analysis method for quantifying these types of organic particles.

Geological material-based PM consists mainly of oxides of aluminum, silicon, calcium, titanium, iron, and other metals oxides (Chow and Watson 1992). The precise combination of these minerals depends on the geology and the specific types of industrial processes found in the area. Geological material is mostly found in the coarse particle fraction and typically constitutes ~50 percent of PM10 while only contributing 5 to 15 percent to PM2.5 (Chow et al. 1992; Watson et al. 1994b).

Sodium chloride is found in suspended particles near seacoasts, open playas, and roadways after de-icing materials are applied. Sodium chloride from deicing sand and re-entrained playa dust is usually in the coarse particle fraction and classified as geological material (Chow et al. 1996). However, sodium chloride PM formed from the evaporation of a suspended water droplet (as in sea salt or when resuspended from melting snow) is found mostly in the PM2.5 fraction. As mentioned above, sodium chloride can be neutralized by nitric or sulfuric acid in urban air where it is often encountered as sodium nitrate or sodium sulfate.

Soluble nitrates, sulfates, ammonium, sodium, other inorganic ions, and some organic material can absorb liquid water, especially when relative humidity exceeds 70 percent (Tang and Munkelwitz 1993). Sulfuric acid absorbs some water at all humidities. Particles containing these compounds will grow in size and can become droplets as they continue to absorb water.

Visibility

Visibility degrades as PM concentrations increase. Light reflected from an object is absorbed and scattered by the gases and particles in the air as the light travels toward an observer, thereby degrading visibility of the object. A measurement of the combined effects of scattering and absorption in the atmosphere is the extinction coefficient, which is often measured in units of Mm⁻¹. The extinction coefficient is the sum of the scattering coefficient and the absorption coefficient. Typical extinction coefficients range from 10 Mm⁻¹ for clean air to 1,000 Mm⁻¹ for air with high concentrations of PM (Trijonis et al. 1988). The inverse of the extinction coefficient corresponds to the distance at which the original intensity of transmitted light is reduced by about two-thirds.

Light is scattered when it is diverted from its path by some form of matter. Two predominant forms of light scattering in the atmosphere are Rayleigh and Mie scattering. For visible light, Rayleigh scattering is caused by particles corresponding to the size of atmospheric gases such as oxygen and nitrogen. Mie scattering is caused by particles with sizes similar to the wavelength of the electromagnetic radiation. The visible light wavelength range is about $0.4-0.7~\mu m$ and particles of this general size are the most efficient at scattering light.

Rayleigh scattering accounts for visibility degradation in pollution-free air. Under typical atmospheric conditions the scattering coefficient for Rayleigh scattering is ~10 Mm⁻¹. Rayleigh scattering is much stronger in the blue side of the visible spectrum. This accounts for the blue color of a clear sky because most of the visible light seen by an observer has been scattered by atmospheric gases. Light scattering caused by PM depends on the particles' sizes, shapes, and chemical compositions. Each $\mu g/m^3$ of ammonium sulfate or ammonium nitrate typically contributes 2 – 6 Mm⁻¹ to the scattering coefficient. Each $\mu g/m^3$ of PM2.5 soil particles contributes ~1 Mm⁻¹ while each $\mu g/m^3$ of particles >PM2.5 contribute ~0.5 Mm⁻¹ to visible light extinction (White et al. 1994).

Light is absorbed in the atmosphere primarily by nitrogen dioxide (NO_2) and by EC particles. Absorption of light by NO_2 typically accounts for a few percent of the total light extinction in urban atmospheres and has a negligible effect in most remote areas. NO_2 absorbs blue light more strongly than other visible wavelengths, and contributes to the yellow or brown appearance of urban hazes. The great majority of light absorption by particles is caused by EC (Japar et al. 1986). Mass specific particle absorption efficiencies are usually in a range of 5 to $20 \text{ m}^2/\text{g}$ (Jennings and Pinnick 1980). This corresponds to an absorption coefficient contribution of 5 to 20 Mm^{-1} for each $\mu\text{g}/\text{m}^3$ of EC particles.

Atmospheric Particulate Removal Mechanisms

Atmospheric PM deposition occurs when PM is removed from the atmosphere and falls on the land or water. PM that is deposited in snow, fog, or rain is called wet deposition, while the deposition of dry particles is dry deposition. Acid rain is a combination of wet and dry deposition of acidic sulfate and nitrate species.

Dry deposition of PM occurs when it is transported to the surface of the earth and removed without the aid of precipitation. Atmospheric turbulence will continually bring PM close to surfaces where it can be removed. Before PM can be removed by a surface, the particles must diffuse across a thin layer of quiescent air. Unlike gases, particles that encounter a surface normally are deposited on that surface since the particle does not have to be absorbed or adsorbed by the surface in order for deposition to occur. Dry deposition of particles is a strong function of particle size, atmospheric conditions, and terrain physiography. The existence of vegetation will increase the surface area available for particle dry deposition and increase deposition rates. Large particles (i.e., above 20 μm in diameter) deposit mainly by gravitational settling. Very small particles (i.e., less than $0.1~\mu m$ in diameter) behave much like gases — Brownian diffusion through the thin quiescent surface layer is the limiting dry deposition step. Particles in the 0.1 to $1.0~\mu m$ diameter range deposit the least rapidly since they are not large enough for gravitational settling to be important and they are too large for Brownian diffusion to predominate (Seinfeld 1986).

PM is scavenged in clouds when they serve as nuclei for the formation of cloud droplets (cloud condensation nuclei). This process is especially important for fine particles. PM is also scavenged below clouds when they are intercepted by falling precipitation (e.g., rain, snow, etc.). This interception process is more important for coarse particles than fine particles. Because fine particles tend to follow air motions, they move out of the way and are not impacted by falling raindrops. The wet removal of particles depends on the air trajectories through clouds, the supersaturation to which the air mass is exposed, and the amount of time droplets are present before arriving at the ground.

3 Review of the Environmental Protection Agency's Enforcement Strategy for Particulate Matter

Introduction

The United States Government has shown interest in regulating PM emissions since 1967, when the Air Quality Act was passed.* The 1967 Act focused on the establishment of air quality standards, and these standards, in effect, set goals for a national air quality program. It was not until the Clean Air Act (CAA) of 1970, however, that achieving and maintaining compliance with standards began to emerge as significant issues.

The 1970 Act authorized the EPA to set National Ambient Air Quality Standards (NAAQS), and these standards have become the backbone of air pollution control efforts in this country. The CAA of 1970 established two types of national air quality standards. Primary standards set limits to protect public health, including the health of "sensitive" populations such as asthmatics, children, and the elderly. Secondary standards set limits to protect public welfare, including protection against decreased visibility, and damage to animals, crops, vegetation, and buildings.

The CAA of 1970 also established the list of criteria pollutants that is still used today:

- Total suspended PM (regulated since 1 July 1987 as PM smaller than 10 μm [i.e., PM10])
- Sulfur dioxide (SO₂)
- Nitrogen dioxide (NO₂)
- Lead (Pb)

Thanks go to Vincoli (1993) and Brownell and Zeugin (1992) for their lucid presentations of the history of air quality legislation in this country. See also http://www.epa.gov/oar/caa/overview.txt.

- Carbon monoxide (CO)
- Ozone (O_3)

The 1970 Act also set up the process for developing and implementing State Implementation Plans (SIPs), which are a principal means of enforcing NAAQS.

The CAA Amendments of 1977 left the Act of 1970 essentially intact but added new compliance dates and enforcement strategies. The 1977 Amendments also address both Prevention of Significant Deterioration (PSD) in areas that are in attainment of NAAQS (or that are unclassifiable) and the New Source Review (NSR). The NSR portion of the PSD/NSR program addresses both the construction of new facilities and the modification of existing facilities in nonattainment areas.

CAA1990 significantly revised the air pollution control program that was established by the previous legislative efforts. The Army lives and works with the 1990 Amendments today, and so the CAA as amended in 1990 has important consequences for the present concerns with PM emissions. For example, Title I of the amended Act (Air Pollution Prevention and Control) includes classifications for nonattainment areas, deadlines for achieving attainment, and control measures that must be implemented in nonattainment areas. Title V of the amended Act (Permits) sets up the air-related permitting procedures with which Army environmental managers are so familiar. Of these procedures, Vincoli (1983:86) says:

Under the new Act, SIPs will continue to be used by the states as planning documents to meet air quality objectives. However, permits issued by the states under the federal air permitting program are now the primary enforcement mechanism for the EPA. To ensure consistency in its enforcement, the EPA established minimum requirements for state plans. Hence, the permits will not replace the SIPs but will become the principal mechanism for detailing the specific requirements as they apply to individual emission sources.

Army activities encompass both stationary sources of PM (such as power plants and industrial processes) and area (nonfacility) sources, such as training activities, prescribed burning operations, and OB/OD. Of these, training areas are of special concern to the Army. If the need to control particulate emissions results in restrictions on training activities, there is likely to be a direct effect on the troops' ability to carry out their assigned missions. Combat readiness could be negatively affected.

Regulatory Review

PM2.5 Standards

Monitoring of primary (directly emitted) particles suggests that fugitive dust, motor vehicles, and wood smoke are the major contributors to ambient PM samples in the Western United States, while stationary combustion, motor vehicles, and fugitive dust are the major contributors in the East. For secondary particles (formed by atmospheric reaction), the major components in the West are nitrates and OC, while in the East sulfates and OC are the major secondary components.

Since 1990, and especially since 1997, there has been a great deal of activity by the EPA, environmental groups, and industry that has consequences for air pollution control efforts addressing PM emissions in this country. On 18 July 1997 the EPA released new air quality standards for PM (and ozone), but on 14 May 1999 the U.S. Court of Appeals for the District of Columbia (DC) ruled that the EPA had overstepped its constitutional authority in adopting the 1997 standards. The EPA requested that the Court reconsider its ruling, but it rejected that request on 29 October 1999.

The U.S. Court of Appeals for DC ruled that the PM2.5 standards should remain in place, but the Court will allow parties to apply for the standards to be vacated if "the presence of this standard threatens a more imminent harm." The EPA states (EPA 1999b:2):

Presumably, the 'harm' refers to the burden on sources complying with the regulation. During remand, the legal status of the standards is as follows:

- The Court left the new ozone standards in place based on its determination that it "cannot be enforced."
- The Court vacated the revised coarse particle (PM10) standards. The preexisting PM10 standards continues (sic) to apply.

The summary goes on to say (EPA 1999b:2) that "EPA believes it can continue to move forward with other vital clean air programs... including...ensuring the air quality monitoring program continues and the PM2.5 monitors are put in place."

On 29 January 1999, the Department of Justice asked the U.S. Supreme Court to review the lower court's decision, and a number of other organizations (among them the American Lung Association, the American Trucking Association, and the National Chamber Litigation Center) also asked for review. On 22 May 2000, the Supreme Court announced its intention to hear the case. It is expected that a decision on whether EPA overstepped constitutional boundaries in promulgating new NAAQS for ozone and PM will be handed down sometime in 2001.

Meanwhile, EPA is going forward with plans to implement the PM2.5 standards. That implementation plan involves the following activities:

- Developing a monitoring network
- Working with states to deploy the monitoring network
- 3 years of data from the earliest monitors available by Spring 2001; 3 years of data from all monitors in 2004
- First determinations about designation of nonattainment areas in 2002 (at the earliest)
- States have 3 years from being designated as nonattainment areas to develop pollution control plans (i.e., SIPs) and submit them to the EPA
- Areas then have up to 10 years from nonattainment designation to meet the PM2.5 standards (two 1-year extensions are possible).

On 18 November 1998, EPA issued draft guidance on implementing the PM2.5 standards, and that draft guidance has not been withdrawn since the Court ruling in May 1999. Recent developments suggest, however, that U.S. courts will not permit EPA to short-circuit standard rulemaking procedures. On 14 April 2000, the U.S. Court of Appeals for DC set aside EPA's guidance related to Title V permitting rules (Appalachian Power Co. v. EPA, D.C. Cir., No. 98-1512, 4/14/2000). The EPA's Periodic Monitoring Guidance for Title V Operating Permits required state permitting authorities to indicate that major industrial facilities must periodically monitor their various pollution sources to ensure compliance with the provisions of their permits. The Court of Appeals' decision set aside this guidance entirely saying (as cited in Najor 2000a):

State permitting authorities...may not, on the basis of EPA's guidance... require in permits that the regulated source conduct more frequent monitoring of its emissions than that provided in the applicable state or federal standard, unless that standard requires no periodic testing, specifies no frequency, or requires only a one-time test.

Although no direct connection exists between the 14 April ruling and EPA's draft or proposed guidance related to other criteria pollutants, one might suspect that this ruling will encourage the Agency to use guidance documents less aggressively in the future.

The EPA is moving forward to the extent that it can on the implementation of PM2.5 standards, and it also believes that the development of statewide emission inventories for ozone and PM and their precursors can go forward (EPA 1999a:3):

The implementation of the PM2.5 NAAQS will not occur until after the Clean Air Act Scientific Advisory Committee (CASAC) completes its review of the standard in 2002. However, because many of the same sources produce emissions that contribute to ozone and PM2.5 formation and visibility impairment,

EPA encourages States to coordinate emission inventory planning and development efforts for ozone, regional haze, and PM2.5 as they develop their required inventories for ozone. EPA believes that the States should take advantage of the opportunity to produce a PM emission inventory while they are collecting data and preparing their ozone precursor inventory.

Once an air quality standard has been put into effect, each state must develop its own plan for meeting those standards, and that plan is its SIP. SIPs must address specific topics:

- Attaining the standard
- Implementing control measures
- Showing "reasonable further progress" toward attainment
- Providing for contingency measures for failure to make progress or attain
- Conducting NSR
- Requiring conformity of transportation and air quality planning.*

The process for developing an SIP is as follows:

- 1. EPA promulgates new or revises existing NAAQS.
- 2. After emission inventories, monitoring, and modeling are accomplished, the State Governor submits to EPA a list of all areas in the State and a recommended air quality designation for each area.
- 3. EPA may modify recommended designations of the areas (or portions thereof) or boundaries of areas (or portions thereof).
- 4. EPA promulgates designations (NLT 1 year after recommendations are due)
- SIPs for nonattainment areas must be submitted to EPA within three years of promulgation of the new or revised NAAQS; requirements for the SIPs vary depending on whether the nonattainment area is classified as moderate or serious for PM2.5.
- EPA approves/promulgates the SIP, which makes its provisions Federally enforceable.

The EPA has not yet issued guidance to the States on how to develop their PM2.5 SIPs, but, if it turns out that the PM2.5 problem has a nature and an extent similar to the ozone problem, it is reasonable to expect the guidance on SIPs to be like that for SIPs on ozone.

^{*} Broadly speaking, conformity means conformity to an implementation plan's purpose of eliminating or reducing the severity and number of violations of the NAAQS and achieving expeditious attainment of the standards. In addition, Federal actions must not cause or contribute to violation of NAAQS, exacerbate existing violations, or interfere with timely attainment of NAAQS or required interim emissions reductions or other milestones.

To summarize, there is a PM2.5 standard on the books now, and EPA is developing a monitoring network for PM2.5 so it can make attainment designations under the new standard. Because PM2.5 is related to both ozone and regional haze issues, EPA is encouraging state officials to think about PM2.5 and regional haze as they begin work on emissions inventories for ozone. The PM2.5 standard cannot actually be implemented, however, until after the CASAC completes its review of the standard in 2002.

Meanwhile, the Supreme Court must rule on the constitutionality of EPA's actions with regard to the 1997 NAAQS revisions. No one can foresee what that ruling will be or what consequences it will have for the regulated community. In addition, the opinion expressed by the District Court with respect to EPA's habit of rule-making by guidance rather than through the established notice-and-comment process adds another measure of uncertainty. When (or even if) PM2.5 standards will actually become compliance obligations is still an open question.

PM10

The attempt to revise the NAAQS for ozone also included an attempt to revise the existing NAAQS for PM10. As noted above, the DC District Court vacated the revised PM10 standard and left the existing PM10 standard in place. Therefore, the 1987 standards and their associated designations continue to be in effect. Although the continued implementation of the 1987 PM10 standards was not part of EPA's plan for PM10 regulation, its continued enforcement helps to maintain PM air quality at current levels and assures continued public health protection until states have had the opportunity to assess the impacts of the PM2.5 NAAQS (based on ambient monitor data) in their areas.

The existing standards were set in July 1987 for two averaging times: $150 \,\mu\text{g/m}^3$ (24-hour average) with no more than one exceedance per year, and $50 \,\mu\text{g/m}^3$ (expected annual arithmetic mean) averaged over 3 years. This standard necessitated complex data handling when the data set was not complete. In 1997, the 24-hour NAAQS for PM10 was retained at $150 \,\mu\text{g/m}^3$ for a 3-year period but in a 99^{th} percentile form. Under this form, an exceedance is measured if the 99^{th} percentile value measured on a single day is over $150 \,\mu\text{g/m}^3$ (averaged over 3 years).

As of 10 August 1999, 77 areas over 79 counties were designated as nonattainment for the PM10 NAAQS. Additionally, seven areas were listed as PM10 maintenance areas (previous nonattainment areas). Facilities in nonattainment areas are subject to all applicable state permitting requirements, NSR program requirements, offset provisions for new or modified facilities, and control measures for PM10. Best Available Control Measures (BACMs) are required for

facilities in serious nonattainment areas, and Reasonably Available Control Measures (RACMs) must be implemented at facilities located in moderate nonattainment areas.

Table 1 reflects the areas designated as PM10 nonattainment as of 10 August 1999. The table includes the region name, state, classification (moderate or serious), county/counties, and community designation. Facilities located in designated nonattainment areas are subject to RACM or BACM policies and must meet offset provisions when modifying a permitted activity or introducing a new process. The PM10 maintenance areas are also included in Table 1.

Table 1. EPA-designated PM10 nonattainment and maintenance areas as of 10 August 1999.

State	Area	Classification	Affected Location
Alaska	Eagle River	Moderate	Part of Anchorage Ed, Community of Eagle River
	Juneau	Moderate	Part of Juneau Ed, City of Juneau: Mendenhall Valley area
Arizona	Ajo	Moderate	Part of Pima Co.
	Douglas	Moderate	Part of Cochise Co.
	Hayden/Miami	Moderate	Parts of Gila and Pinal counties
	Mohave Co.	Moderate	Part of Mohave Co., Bullhead City
	Nogales	Moderate	Part of Santa Cruz Co.
	Paul Spur	Moderate	Part of Cochise Co.
	Payson	Moderate	Part of Gila Co.
	Phoenix	Serious	Parts of Maricopa and Pinal counties
	Rillito	Moderate	Part of Pima Co.
	Yuma	Moderate	Part of Yuma Co.
California	Coachella Valley	Serious	Part of Riverside Co., Coachella Valley planning area
	Imperial Valley	Moderate	Part of Imperial Co., Imperial Valley planning area
	Los Angeles South Coast Air Basin	Serious	Parts of Los Angeles, Orange, Riverside, and San Bernardino counties, South Coast Air Basin
	Mammoth Lake	Moderate Maintenance	Part of Mono Co.
	Mono Basin	Moderate	Part of Mono Co., Hydrologic Unit 1809010
	Owens Valley	Sericus	Part of Inyo Co., Owens Valley planning area Hydrologic Unit 18090103
	Sacramento Co.	Moderate	Sacramento Co.
	San Bernardino Co.	Moderate	Part of San Bernardino Co.
	San Joaquin Valley	Serious	Parts of Fresno, Kern, Kings, Madera, San Joaquin, Stanislaus, and Tulare counties, San Joaquin Valley planning area

State	Area	Classification	Affected Location
	Searles Valley	Moderate	Parts of Inyo, Kern, and San Bernar- dino counties, Searles Valley plan- ning area Hydrologic Unit 18090205
Colorado	Aspen	Moderate	Part of Pitkin Co.
	Canon City	Moderate	Part of Fremont Co.
	Denver Metro	Moderate	Denver, Douglas, and Jefferson counties and parts of Adams, Arapahoe, and Boulder counties
	Lamar	Moderate	Part of Prowers Co.
	Pagosa Springs	Moderate	Part of Archuleta Co.
	Steamboat Springs	Moderate	Part of Routt Co., Steamboat Springs
	Telluride	Moderate	Part of San Miguel Co.
Connecticut	New Haven Co.	Moderate	Part of New Haven Co., City of New Haven
Idaho	Bonner Co. (Sand-point)	Moderate	Part of Bonner Co.
	Fort Hall Reservation	Moderate	Parts of Bannock and Power counties
	Pinehurst	Moderate	Part of Shoshone Co., City of Pine- hurst
	Portneuf Valley	Moderate	Parts of Bannock and Power counties
	Shoshone Co.	Moderate	Part of Shoshone Co. excluding Pinehurst
Illinois	Granite City, Nameoki Township	Moderate Maintenance	Part of Madison Co.
	Lyons Township	Moderate	Part of Cook Co., Lyons Township
	Oglesby	Moderate Maintenance	Part of LaSalle Co.
	Southeast Chicago	Moderate	Part of Cook Co.
Indiana	East Chicago	Moderate	Part of Lake Co., cities of Hammond, Whiting, and Gary
	Vermillion Co.	Moderate Maintenance	Part of Vermillion Co., Clinton Township
Maine	Presque Isle	Moderate Maintenance	Part of Aroostook Co.
Michigan	Wayne Co.	Moderate Maintenance	Part of Wayne Co., Detroit
Minnesota	Olmsted Co.	Moderate Maintenance	Part of Olmsted Co.
	Ramsey Co.	Moderate	Part of Ramsey Co., St. Paul
Montana	Butte	Moderate	Part of Silver Bow Co.
	Columbia Falls	Moderate	Part of Flathead Co.
	Flathead Co.; Whitefish and Vicinity	Moderate	Part of Flathead Co.
	Kalispell	Moderate	Part of Flathead Co.
	Lame Deer	Moderate	Part of Rosebud Co.
	Libby	Moderate	Part of Lincoln Co.
	Missoula	Moderate	Part of Missoula Co.
	Polson	Moderate	Part of Lake Co., Polson
	Ronan	Moderate	Part of Lake Co., Ronan

State	Area	Classification	Affected Location
	Sanders Co. (part); Thompson Falls and vicinity	Moderate	Part of Sanders Co.
Nevada	Clark Co.	Serious	Part of Clark Co., Las Vegas plan- ning area Hydrographic Area 212
New Mexico	Anthony	Moderate	Part of Dona Ana Co.
New York	New York Co.	Moderate	New York Co.
Ohio	Cuyahoga Co.	Moderate	Cuyahoga Co.
	Jefferson Co.	Moderate	Part of Jefferson Co., Mingo Junction
Oregon	Eugene-Springfield	Moderate	Part of Lane Co., Urban Growth Boundary
	Grants Pass	Moderate	Part of Josephine Co., Urban Growth Boundary
	Klamath Falls	Moderate	Part of Klamath Co., Urban Growth Boundary
	LaGrande	Moderate	Part of Union Co., Urban Growth Boundary
	Lake Co.	Moderate	Part of Lake Co., Lakeview (Urban Growth Boundary)
	Lane Co.	Moderate	Part of Lane Co., Oakridge (Urban Growth Boundary)
	Medford-Ashland	Moderate	Part of Jackson Co.
Pennsylvania	Clairton and 4 boroughs	Moderate	Part of Allegheny Co.
Puerto Rico	Mun. of Guaynabo	Moderate	Part of Guaynabo Co.
Texas	El Paso Co.	Moderate	Part of El Paso Co., City of El Paso
Utah	Ogden	Moderate	Part of Weber Co., City of Ogden
	Salt Lake Co.	Moderate	Salt Lake Co.
	Utah Co.	Moderate	Utah Co.
Washington	Kent	Moderate	Part of King Co.
	King Co.	Moderate	Part of King Co., Seattle
	Olympia,	Moderate	Part of Thurston Co., Cities of
	Tumwater, Lacey		Olympia, Tumwater, and Lacey
	Pierce Co.	Moderate	Part of Pierce Co., Tacoma
	Spokane Co.	Moderate	Part of Spokane Co.
	Wallula	Moderate	Part of Walla Walla Co., Wallula
	Yakima Co.	Moderate	Part of Yakima Co.
West Virginia	Follansbee	Moderate	Part of Brooke Co.
	Weirton	Moderate	Parts of Brooke and Hancock counties, City of Weirton
Wyoming	Sheridan	Moderate	Part of Sheridan Co., City of Sheridan, Trona Industrial Area

Chapter 9 describes a process used to develop a list of U.S. Army troop-based installations that are likely to be the largest emitters of PM from nonfacility sources. Once the list of troop-based installations was developed, the locations of the individual installations were examined to determine whether or not they are located in or near a PM10 nonattainment area. Air emission sources located in nonattainment areas are potentially subject to more stringent permitting and air emission control requirements. Table 2 presents troop-based installations that are near PM10 nonattainment areas. Figures 2 and 3 show the general location of PM10 nonattainment areas relative to Army National Guard (ARNG) and non-ARNG installations, respectively.

The EPA has not established nonattainment areas for PM2.5 and will not do so until 2005. Since sources of PM2.5 and characteristics of the pollutant are not the same as for PM10, it cannot be assumed that the future PM2.5 nonattainment areas will be related to the current PM10 nonattainment areas. In December 1996, in fact, EPA projected that 166 counties would not meet the proposed PM2.5 standards compared with 41 counties that were not meeting the PM10 standards at that time (EPA 1996).

Table 2. Installations within or adjacent to PM10 nonattainment areas.

Installation	County	Area	Classification
Fort Huachuca, AZ	Cochise	Douglas	Moderate
Fort Irwin, CA	San Bernardino	South Coast Basin	Serious
Fort Carson, CO	Canon City	Fremont	Moderate
Fort Bliss, TX	El Paso	El Paso	Moderate
Fort Lewis, WA	Tacoma	Pierce	Moderate
Yakima Training Center, WA	Yakima	Yakima	Moderate

ERDC/CERL TR-01-50

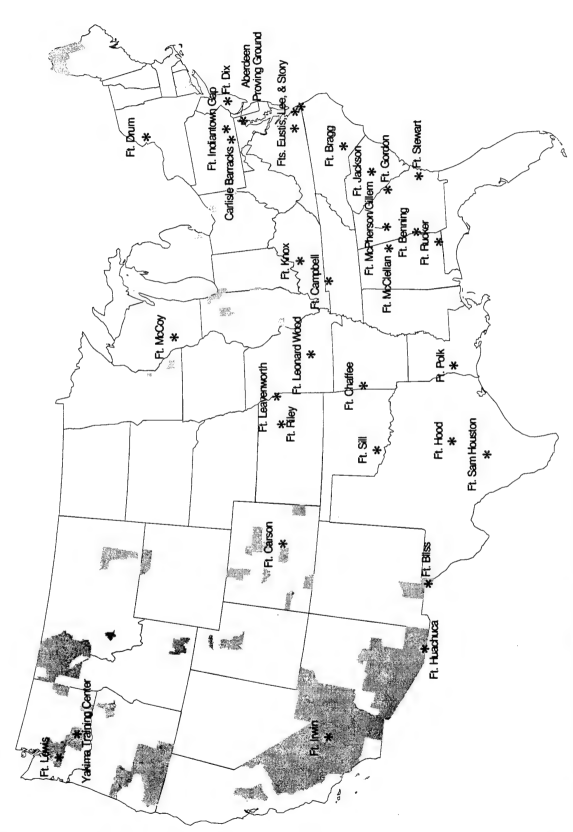


Figure 2. PM10 nonattainment areas and non-ARNG installations.

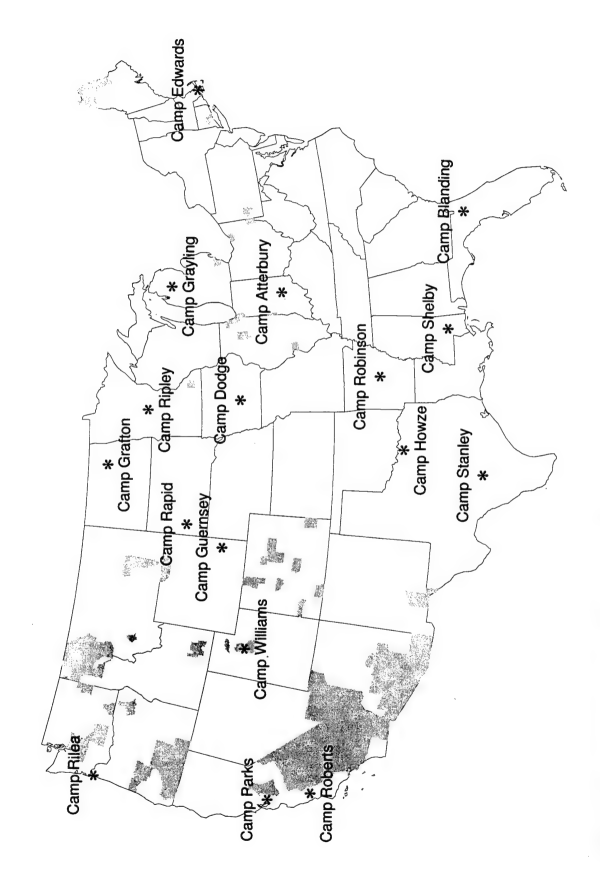


Figure 3. PM10 nonattainment areas and ARNG installations.

ERDC/CERL TR-01-50

Regional Haze

Regional haze, also known as impaired visibility or visibility impairment, is caused by particles and gases in the atmosphere that scatter and absorb light. Such particles and gases are emitted by numerous source activities across the United States; their effect on visibility is understood to be cumulative. In addition to impairing visibility, according to the EPA (65 Federal Register [FR] 35715), fine PM "(e.g., sulfates, nitrates, organic carbon, elemental carbon, and soil dust)...can cause serious health effects and mortality in humans, and contribute to environmental effects such as acid deposition and eutrophication."*

The EPA released the final version of its Regional Haze Regulation on 1 July 1999. That regulation implements Section 169A of the Clean Air Act, which sets forth a national goal for visibility (65 FR 35717): "prevention of any future, and the remedying of any existing, impairment of visibility in Class I areas which impairment results from manmade air pollution."

There are 156 Class I areas across the country, including many well-known national parks and wilderness areas, such as the Grand Canyon, Great Smokies, Shenandoah, Yellowstone, Yosemite, the Everglades, and the Boundary Waters. States and tribes are free, under the terms of the Clean Air Act, to designate Class I areas of their own, but the Regional Haze Regulation applies only to the 156 federally designated Class I areas.†

In addition to determining whether an installation is located in a PM10 nonattainment area, the location of each installation was examined to determine its proximity to any protected Federal Class I visibility area. An installation near a Federal Class I area could be required to control emissions, including those from nonfacility sources, if they are believed to contribute to a visibility problem. Tables 3 and 4 list the non-ARNG and ARNG troop-based installations and their

eotrophication: abundant accumulation of nutrients that support a dense growth of algae and other organisms in lakes, the decay of which depletes the shallow waters of oxygen in summer.

[†] The following states (and one territory) contain at least one mandatory Federal Class I Area (40 CFR 81.400ff): Alabama, Alaska, Arizona, Arkansas, California, Colorado, Florida, Georgia, Hawaii, Idaho, Kentucky, Louisiana, Maine, Michigan, Minnesota, Missouri, Montana, Nevada, New Hampshire, New Jersey, New Mexico, North Carolina, North Dakota, Oklahoma, Oregon, South Carolina, South Dakota, Tennessee, Texas, Utah, Vermont, Virgin Islands, Virginia, Washington, West Virginia, and Wyoming. Also included is the Roosevelt Campobello International Park in New Brunswick, Canada. It is worth noting that the vast majority of these designated areas lie in the western half of the United States.

corresponding distances, in ascending order, to the nearest Federal Class I area. Figures 4 and 5 show the general location of Federal Class I areas relative to non-ARNG and ARNG installations, respectively.

Table 3. Non-ARNG installation proximity to Federal Class I areas.

	Distance	
Installation	(mi)	Class I Areas
Aberdeen PG, MD	65	Washington Monument
Carlisle Barracks, PA	95	Washington Monument
Fort Benning, GA	150	Bradwell Bay Wilderness
Fort Bliss, TX	85	Guadalupe Mountains NP
Fort Bragg, NC	145	Cape Romain
Fort Campbell, KY	80	Mammoth Cave NP
Fort Carson, CO	75	Great Sand Dunes NM
Fort Chaffee, AR	65	Caney Creek Wilderness
Fort Dix, NJ	35	Brigantine
Fort Drum, NY	150	Lye Brook Wilderness
Fort Eustis, VA	115	Swanquarter
Fort Gordon, GA	140	Shining Rock Wilderness
Fort Hood, TX	255	Wichita Mountains
Fort Huachuca, AZ	40	Saguaro NM
Fort Indiantown Gap, PA	110	Washington Monument
Fort Irwin, CA	80	San Gorgonio Wilderness
Fort Jackson, SC	105	Cape Romain
Fort Knox, KY	45	Mammoth Cave NP
Fort Leavenworth, KS	210	Hercules-Glades Wilderness
Fort Lee, VA	100	Shenandoah NP
Fort Leonard Wood, MO	80	Hercules-Glades Wilderness
Fort Lewis, WA	35	Mount Rainier NP
Fort McPherson, GA	80	Cohutta Wilderness
Fort McClellan, AL	100	Sipsey Wilderness
Fort McCoy, WI	175	Rainbow Lake Wilderness
Fort Polk, LA	240	Caney Creek Wilderness
Fort Riley, KS	265	Hercules-Glades Wilderness
Fort Rucker, AL	105	Bradwell Bay Wilderness
Fort Sam Houston, TX	265	Big Bend NP
Fort Sill, OK	10	Wichita Mountains
Fort Stewart, GA	40	Wolf Island
Fort Story, VA	95	Swanquarter
Yakima Training Center, WA	40	Goat Rocks Wilderness

Table 4. ARNG installation proximity to Federal Class I areas.

	Distance	
Installation	(mi)	Class I Areas
Camp Atterbury, IN	145	Mammoth Cave NP
Camp Blanding, FL	45	Okefenokee
Camp Dodge, IA	345	Hercules-Glades Wilderness
Camp Edwards, MA	160	Lye Brook Wilderness
Camp Grafton, ND	170	Lostwood
Camp Grayling, MI	125	Seney
Camp Guernsey, WY	110	Wind Cave NP
Camp Howze, TX	110	Wichita Mountains
Camp Parks, CA	50	Point Reyes NS
Camp Rapid, SD	35	Wind Cave NP
Camp Rilea, OR	90	Olympic NP
Camp Ripley, MN	150	Rainbow Lake Wilderness
Camp Roberts, CA	45	Ventana Wilderness
Camp Robinson, AR	90	Upper Buffalo Wilderness
Camp Shelby, MS	90	Breton
Camp Stanley, TX	255	Big Bend NP
Camp Williams, UT	140	Capitol Reef NP

The Regional Haze Regulation addresses "visibility impairment in its two principal forms: 'reasonably attributable' impairment (i.e., impairment attributable to a single source/small group of sources) and regional haze (i.e., widespread haze from a multitude of sources which impairs visibility in every direction over a large area)" (40 CFR 51.300(a)). Although the provisions that address reasonably attributable impairment apply only to those states (and the one territory) that have mandatory Federal Class I areas, the provisions of the rule that address regional haze visibility impairment apply to all 50 states.

Concerned about the implications of the rule for farmers, the American Corn Growers Association filed a petition for review of the rule in the U.S. Court of Appeals for the DC Circuit (American Corn Growers Association v. EPA, D.C. Cir., No. 99-1348, 8/30/99). In addition, the Center for Energy and Economic Development, a nonprofit organization that represents coal producers and electric utilities, also filed for review by the same court (CEED v. EPA, D.C. Cir., No. 99-1359, 8/30/99). These two suits were consolidated on 1 September 1999; they assert that the EPA exceeded its statutory authority and violated procedures in promulgating the rule.

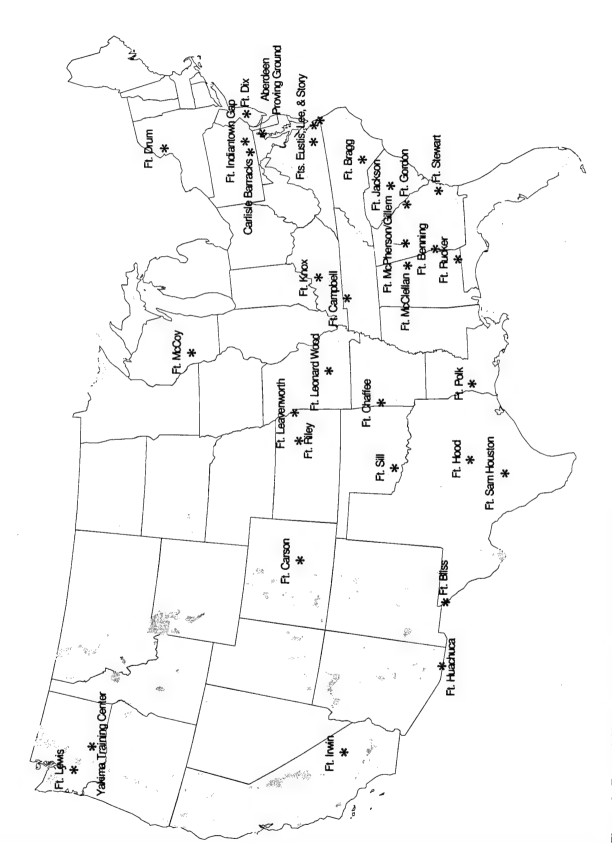


Figure 4. Federal Class I areas and non-ARNG installations.

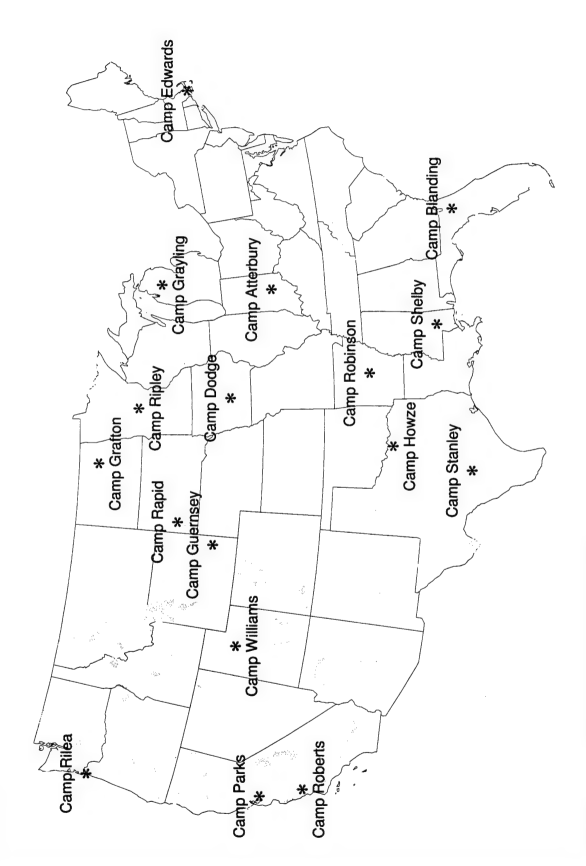


Figure 5. Federal Class I areas and ARNG installations.

Interestingly, the State of West Virginia and the Sierra Club have joined the suit against the EPA, as have additional industry groups such as the Utility Air Regulatory Group, the National Mining Association, and the Midwest Ozone Group. As of this report the Court of Appeals has not spoken on the matter.

The Regional Haze Regulation requires all states to submit regional haze SIPs because it concluded (65 FR 35721) that "all States contain sources whose emissions are reasonably anticipated to contribute to regional haze in a Class I area." Each state must deliver its first regional haze SIP in accordance with the schedule shown in Table 5.

The following are the principal requirements that must be met by a state's regional haze SIP:

- Ensure reasonable progress toward the national goal of preventing any future, and remedying any existing, impairment of visibility in Class I areas where impairment results from manmade air pollution
- Long-term strategies addressing all types of sources and activities (including, but not limited to, major, minor, mobile, and area sources)
- Long-term strategies addressing best available retrofit technology for certain stationary sources put into operation between August 1962 and August 1977
- Tracking of "reasonable progress" (involves monitoring and tracking of both emissions and visibility improvement)
- Long-term coordination between states in developing strategies for meeting the national goal.

Table 5. Schedule for SIP development for regional haze.

For this case:	States must submit the first regional haze SIPs no later than:
Areas designated as attainment or unclassifiable for PM2.5	1 year after EPA publishes the designation (generally 2004–2006).
Areas designated as nonattainment for PM2.5	At the same time as PM2.5 SIPs are due under section 172 of the CAA. (That is, 3 years after EPA publishes the designation, generally 2006–2008.)
States participating in multistate regional planning efforts for combined attainment and nonattainment areas	In two phases: Commitment to regional planning due 1 year after the EPA publishes the first designation for any area within the State, and
	Complete implementation plan due at the same time as PM2.5 SIPs are due under section 172 of the CAA. (That is, 3 years after EPA publishes the designation.)
States following the recommendations of the Grand Canyon Visibility Transport Commission (contained in section 51.309 of the final rule)	31 December 2003

Revisions of the SIP are required as the state evaluates its progress toward meeting the national goal by the year 2064. The goal is to reach natural background conditions in Class I areas within 60 years and to prevent degradation in areas that currently have good visibility.

It will be noted, once again, that Army activities such as training, prescribed burning, OB/OD, and smokes and obscurants training could be of interest to state agencies developing regional haze SIPs. Indeed, DOD submitted comments in November 1997 on the proposed rule that preceded the final rule of 1 July 1999, saying (*Defense Environment Alert*, 14 July 1999):

We are concerned that the proposed regional haze rule will curtail training and range management activities because these activities occasionally produce locally-visible airborne particulates, even though their impact on visibility in Class I areas is minimal.

The EPA, however, did not grant a specific exclusion for military activities, even though DOD had requested it. States may choose to address the issue in their SIPs, but EPA still has the authority to accept a proposed SIP or reject it. Once again, the ultimate outcome is unclear at present.

New Source Review/Prevention of Significant Deterioration

The NSR is a preconstruction permitting process. Sources in nonattainment and unclassifiable areas may have to undergo NSR if the construction of new facilities or the modification of existing facilities will result in increased emissions. NSR's companion program in attainment areas is the PSD. According to *Inside EPA* (14 January 2000):

New source review (NSR) rules require companies to install pollution control equipment when facility modifications increase emissions. But the program has been plagued by uncertainty over the requirements and stakeholder concerns that the program is too complex, costly and ineffective. EPA has been working for years on reforming the NSR rules, and is now considering regulatory options that would allow certain industries to avoid the cumbersome rules in exchange for implementing pollution reductions. The agency has been considering a proposal that would include reductions of nitrogen oxides, sulfur dioxide, CO₂ and mercury But sources are now saying that a backlash against controlling CO₂ and mercury could prevent EPA from even trying.

NSR/PSD issues are staggeringly complex in the present regulatory environment; for example, determining whether or not a source counts as a major source for purposes of NSR is no easy or trivial task (see Seitz 1996). The fact that efforts to reform the NSR regulations have been underway since 1992 and are still

far from complete also demonstrates this complexity. EPA's role in NSR/PSD is largely a matter of approving SIPs, and, once approved by EPA, a state's SIP becomes federally enforceable. It is this that allows EPA to give notices of violation (NOVs) to entities whom it alleges have not complied with NSR/PSD requirements.

Conformity

Because the DOD is a Federal agency, its actions and those of its components are subject to "conformity," of which there are two species: (1) general conformity and (2) transportation conformity. The following is one of the more lucid descriptions of general conformity (EPA 1997:1-2):

Prior to the 1990 Amendments [to the CAA], the [general] conformity provisions provided that no Federal department shall (1) engage in, (2) support in any way or provide financial assistance for, (3) license or permit, or (4) approve any action which does not conform to a state implementation plan (SIP) after it has been approved or promulgated. Because the Act contained no specific definition of conformity, some Federal agencies interpreted these provisions to mean that actions supported or approved by agencies had to conform only with the measures contained in a SIP. The 1990 Amendments clarified and expanded the conformity provisions by defining conformity to a SIP as conformity to the plan's purpose of attaining and maintaining the National Ambient Air Quality Standards (NAAQS) or emission reduction progress plans leading to attainment. Section 176(c)(1) of the 1990 Amendments further establishes that Federal agencies and departments cannot support or approve an action that does any of the following:

- Causes or contributes to new violations of any standard in any area;
- Increases the frequency or severity of any existing violation of any standard in any area; or
- Delays timely attainment of any standard or any required interim emission reductions or other milestones in any area.

EPA promulgated the general conformity regulations at 40 CFR Part 51, Subpart W and 40 CFR Part 93, Subpart B on November 30, 1993 under the authority of CAA, as amended. 40 CFR 51.850 establishes that no instrumentality of the Federal Government shall "engage in, support in any way or provide financial assistance for, license or permit, or approve any action which does not conform to an applicable implementation plan."

The general conformity rule ensures that general Federal actions conform to the appropriate SIPs and sets forth the requirements a Federal agency must comply with to make a conformity determination. The general conformity requirements in Subpart W apply to those Federal actions in nonattainment or maintenance areas that satisfy one of the following two conditions:

- The action's direct and indirect emissions have the potential to emit one or more of the six criteria pollutants at rates equal to or exceeding [specific limits] for Federal actions in nonattainment and maintenance areas... or
- The action's direct and indirect emissions of any criteria pollutant represent 10 percent or more of a nonattainment or maintenance area's total emissions inventory for that pollutant.

Examples of Federal actions that may require a conformity determination include leasing of Federal land, private construction on Federal land, reuse of military bases, and construction of Federal office buildings.

The second species of conformity — transportation conformity — is relevant to highway and transit projects only. In the words of Howitt and Moore (1999:17), at "the core of the conformity process are procedures intended to ensure that a state does not undertake federally funded or approved transportation projects, programs, or plans that are inconsistent with the state's obligation to meet and maintain the NAAQS." Transportation conformity is a matter for state and Federal environmental and transportation authorities; it is of no direct interest to the Army and its concerns with PM emissions.

The Particulate Monitoring Program

The EPA issued implementation guidance for the particulate monitoring program in March 1998. As implementation went on, it became clear that the states (who are largely responsible for implementation) were encountering problems. As a result of a congressional request, the U.S. General Accounting Office (GAO) reviewed a March 1998 report by the National Academy of Sciences (NAS) on EPA's plans for PM2.5 monitoring. As a result of the 1999 GAO report, EPA reevaluated its monitoring plans and delayed the fielding of speciation monitors (used to measure separate components of PM) in order to ensure that they would be adequately tested prior to deployment.

In March 2000, EPA published *Update: PM2.5 Monitoring Implementation* (EPA 2000b), on which the following discussion is based.

The particulate monitoring network will consist of several different types of monitoring sites:

- Federal Reference Method (FRM)
- Continuous sampling sites
- Chemical speciation sites
- Supersites

Interagency Monitoring of Protected Visual Environments (IMPROVE) Monitoring (exploits the technical connection between visibility and PM2.5 by collocating PM2.5 monitors with monitors that are part of the regional haze program).

Table 6 (based on EPA 2000b:3) shows both the impact of the NAS report on the design of the PM2.5 network and the current operating status of the program.

Table 6. Impact of NAS report on PM2.5 monitoring network design.

Network Element	Original # of Sites in 1997	# of Planned Sites	# of Sites Operating as of 3/1/00	
FRM Sites	1392	1050	1022	
Chemical Speciation	Approx. 300 sites, sampling either 1 in 6 or 1 in 12 days	54 "Trends" sites, sampling 1 in 3 days; approx. 40 sites to support supersites, sampling 1 in 3 days, generally	13	
IMPROVE Network Expansion	108	110	35	
Continuous mass sites	100	Approx. 210	115	
Supersites	4 to 9	8	Atlanta site operated in 1999; remainder ex- pected in 2000-2001	

Supersites were referred to in the 1998 Implementation Plan as "special chemical speciation sites." The primary purposes of these sites are "to support SIP development activities, to provide information to support health effects studies and the reviews of the PM NAAQS, and to assist in the testing of advanced sampling methods" (EPA 2000b:7). The supersites were selected in January 2000, and they include projects in the following locations: Atlanta, Fresno, Houston, St. Louis, Los Angeles, Baltimore, Pittsburgh, and New York City.

Enforcement at DOD Facilities

According to the EPA (2000a:5), in fiscal year (FY) 1998 approximately 14,400 Federal facilities were engaged in some type of activity directly affected by environmental regulation, and of these roughly one-third (4,615) were DOD facilities (EPA 2000a:10). Interestingly, only 1.1 percent of the major sources regulated under all programs within the CAA belonged to the Federal Government, but of the 478 government facilities regulated under CAA, considerably more than half (58.4 percent) were DOD facilities (EPA 2000a:10). Even more striking is the fact that the EPA and individual states inspected 310 (65 percent) of those DOD facilities in 1998 (EPA 2000a:17).

Statistics on multimedia inspections in FY98 show a strikingly similar picture. The number of multimedia inspections of DOD facilities conducted in FY98 was considerably smaller than the number (22) devoted to air quality (EPA 1999c:3). It is worth noting, however, that an overall total of only 30 multimedia inspections were conducted at Federal facilities that year. Thus, DOD facilities accounted for slightly more than 73 percent of all multimedia inspections conducted at Federal facilities.

The statistics on both air-related and multimedia inspections suggest that DOD facilities are more likely than not to be the recipients of inspections conducted by the EPA and state/local regulators. It clearly behooves DOD facilities not just to have environmental compliance programs that include both audits and means for addressing the findings of noncompliance that may result from them, but also to have compliance programs that are robust and highly effective.

It is clear (see EPA 1999c:3) that NSR/PSD is a principal means by which EPA is addressing what it views as violations of the CAA. At EPA's request, the Department of Justice filed a number of lawsuits on 3 November 1999 against certain electric utilities for violations of NSR regulations. The NSR regulations require facilities that are major sources built prior to the 1977 CAA Amendments to obtain permits before making significant repairs and/or modifications. The government alleges that the companies named in the suit made such repairs and/or modifications (which had the effect of increasing emissions) without obtaining the required permits. Further, an administrative order was filed against a federally operated power company (Tennessee Valley Authority [TVA]) and NOVs were issued against eight plants not named in the lawsuits. Four additional NOVs were issued later that month. The government claims that in all these instances significant modifications were made but were treated (illegally) as routine maintenance not subject to permit requirements. It is further claimed that required pollution control equipment was not installed. A settlement in one of these suits was reached on 29 February 2000. However, the number of NOVs based on alleged violation of NSR provisions has continued to increase (for example, see Najor 2000b).

As noted above, the EPA is in the process of final rulemaking on NSR; a reform process that engages industry, state and local governments, and environmental public interest groups has been underway since 1992. From recent discussions of EPA's plans (for example, see Cook 2000), it can be expected that the enforcement effort against electric utilities will be extended to stationary sources in the petroleum and pulp and paper industries that EPA believes have attempted to circumvent permit requirements. In addition, EPA published a request for

stakeholder comment on its preliminary national enforcement and compliance assurance priorities for FYs 2002 and 2003 on 28 September 2000 (65 FR 58273-58275). Although a final list of priorities for FYs 2002 and 2003 will not be released until April 2001, it is important to note that both pollution at Federal facilities and PM pollution are on the list of suggested new areas for enforcement efforts.

Conclusions

DOD has raised concerns about the impact of the PM2.5 standards on its operations. These concerns, as characterized by the EPA Administrator in a letter to SECDEF (Browner 1997), include:

- Training and readiness impacts arising from potential restrictions on the use of obscurants, from the potentially mandated elimination or control of fugitive dust from field exercises, from design and operating restrictions on military mobile combustion sources incompatible with their mission, and from potential restrictions on prescribed burning needed to sustain training areas and installation forestry programs;
- 2. Potential for increased difficulty in meeting general conformity requirements and achieving DoD's goals for infrastructure consolidation, closed facility reuse, and operational realignments; and
- 3. Potential costs associated with Title V permits and for New Source Review and control requirements at additional military bases.

Ms. Browner addresses these concerns as follows (ibid.):

I want to make it clear that EPA does not see the need for Defense activities to be the target of control strategies designed to attain these new standards.

Specifically, EPA will take the following actions to address DoD concerns. Understanding that critical training using smoke or obscurants must continue to ensure the training and readiness of the military, I am directing my staff to work with DoD to develop a policy which ensures that a local area will not be redesignated to nonattainment solely on the basis of use of obscurants or smoke. While there is a need to ensure that the public is informed of violations of the air quality standards, if any were to occur, there is no need to curtail the training or limit it to certain weather conditions. Additionally this policy can encourage States not to look to restrictions on these activities to meet the revised air quality standards.

With respect to DoD's concerns with fugitive dust from training activities, EPA has been analyzing actual samples of fine (e.g., PM2.5) particles in the air to determine the sources of the particles. In so doing, it is clear that military training activities are actually among the smallest sources of PM2.5 in

areas likely to have a fine particle problem. While military activities contribute some primary PM2.5, secondary particles such as sulfates are by far the largest component of PM2.5. The major sources of fine particles include sulfates from power plants and nitrate from power plants and other large combustion sources. We intend to work with States to target the PM2.5 monitoring program on urban areas with large populations.

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If EPA does add a PM2.5 standard, I intend to issue guidance to the States to ensure that in meeting the standard they focus their control strategies on sources of fine, rather than coarse particles. Thus, if we establish a new PM2.5 standard, EPA would not recommend that States focus regulatory attention on military training and field exercises.

EPA has consistently recognized the unique needs of the military regarding mobile sources used for combat or combat training. Military aircraft engines are exempt from emission standards, and each EPA nonroad engine rule includes provisions for combat and national security exemptions. EPA believes it is sensible to continue to include these military exemptions in any new rulemaking to implement the proposed standards. In addition, as pointed out by DoD, States have limited authority through in-use operating restrictions to regulate these nonroad engines. We understand that the needs for operation and readiness at military bases require operations at all hours of the day and we do not believe such operations generally need to be restricted to protect air quality. EPA will work with the States to ensure that their implementation plans do not impose unreasonable burdens on military tactical vehicles or equipment or their use.

With regard to DoD's concerns about possible restrictions on the use of prescribed burning resulting from any new standards, EPA is working with Federal and State agencies to develop guidance for balancing air quality strategies and the need for prescribed burning. Recognizing that DoD is the third largest Federal Land Manager, EPA has included DoD in this Wildland Fire Issues Workgroup Steering Committee. EPA will also work closely with DoD to resolve those prescribed burning issues specific to the Department such as ordnance range fire prevention and safety.

EPA appreciates that the Clean Air Act conformity requirement has posed a special problem in executing the base closure process. To the extent the military realigns large numbers of mobile sources like aircraft or vessels, satisfying conformity has been a significant challenge. EPA commits to work with DoD in the implementation of any new standards to assure that conformity is applied in an appropriate and beneficial manner for air quality and consistent with the goals of DoD for the cost-saving consolidation of the Defense infrastructure and the economic viability for civilian reuse of the former military bases.

Finally, I am directing my staff to continue to work with DoD on the pending revisions to both the Title V Permit Program and the New Source Review Program to assure equivalent treatment of military facilities.

The EPA, however, issued the final regional haze rule without excluding military training activities from its scope.

Army installations need to be aware of their locations relative to federally mandated Class I Areas. Those installations with training grounds (particularly those located west of the Mississippi and upwind of such areas) must be especially aware and must be in close contact with their permitting authorities.

SIPs vary widely throughout the country. The number and nature of sources in a state and that state's geography are two factors that contribute to the variety of SIPs that we see in the United States. Because of the inherent complexity of NSR/PSD, and because of the essentially local character of SIPs, installations must work closely with their permitting authorities to determine whether they have any NSR/PSD issues and what precisely those issues might be.

Though the focus of NSR/PSD-related enforcement efforts has been on the industrial sector, the inspection statistics cited earlier suggest that DOD components will be well served by paying close attention to this area as well.

The requirements of general conformity also necessitate a close working relationship between an installation and its permitting authority. Along with PM NAAQSs in general, regional haze, and NSR/PSD, general conformity, too, crucially involves the provisions of SIPs. The most useful advice is to know the provisions of your state's implementation plan and work closely with your permitting authority as you seek to comply with its provisions. As PM2.5 SIPs evolve, it is also advisable to work closely with state regulators to make sure that the Army's nonfacility sources are properly accounted for in the state's emission inventory and atmospheric modeling efforts.

4 Army Nonfacility PM Source Emission Estimation

This chapter discusses techniques for estimating emissions from the Army's non-facility PM sources. As discussed in Chapter 1, these PM sources include vehicles, prescribed burning, smokes and obscurants training, artillery practice, weapons impact testing, OB/OD, and aircraft.

Emission factors and models that provide estimations of emissions are never considered as accurate as data collected from good sampling techniques. Emission estimation will normally produce more conservative results than source sampling. Large variability can exist among results from source tests on different sources of the same source type. EPA's AP-42 documentation (AP-42, 1998) discusses the variability of emissions and points out that emissions can vary by an order of magnitude or more, depending on the source characteristics.

The Army needs to estimate emissions because actual measurements at each installation would be difficult to perform and cost-prohibitive. Emission factors have long been used as cost-effective alternatives to sampling. Federal and state air quality programs rely heavily on emission factors to support applicability determinations, permit applications, emission inventories, and modeling studies.

An emission factor relates the quantity of pollutants released from a source to some activity associated with those emissions. Emission factors are usually expressed as the weight of pollutant emitted divided by a unit weight, volume, distance, or duration of the activity emitting the pollutant (e.g., pounds of PM per vehicle mile traveled). Emission factors are used to estimate a source's emissions by the general equations:

$$E = A \times EF \times [1 - (CE/100)]$$
 [Eq 1]

where E = the estimated emissions

A = the activity level

EF = the uncontrolled emission factor

CE = the control efficiency (expressed as a percentage).

Emission factors are usually averages of available data that meet sampling acceptability criteria and are generally assumed to be representative of long-term averages for all facilities in a source category. The available data on which a factor is based often do not provide sufficient information to characterize the influences of different operating scenarios, so emission factors may represent aggregate behavior and not be specific to a particular mode of operation.

EPA recognized the need for emission estimation methods and emission factors in order to implement the programs promulgated under the Clean Air Act. EPA's Compilation of Emission Factors (AP-42) has been published since 1972 as the primary source of emission factors. It contains emission factors and process information for more than 200 air pollution source categories. A source category is a specific industry sector or group of similar emitting sources. The emission factors have been developed and compiled from source test data, material balance studies, and engineering estimates. AP-42 is a dynamic document that continually has new factors added and established factors revised to reflect new scientific findings, changes in processes, and changes in emission control devices.

For regulatory purposes, EPA and states prefer that actual source emission testing results, conducted in accordance with EPA approved methods, be used to quantify source emissions. Recognizing the cost and time associated with collecting source data, the following estimation methods are accepted in the following order:

- Regulatory-approved emissions factors compiled in AP-42
- Emission factors based on source testing on similar equipment
- Extrapolations of factors provided for similar types of source categories.

AP-42 and the emission factor development program have focused on emission factors for industrial and commercial activities and vehicles found in the private sector. Many of these source categories (e.g., boilers and solvent coating processes) are identical to operations at Army installations. Little information, however, has been developed on emission factors for many of the Army's nonfacility source categories. Combat and tactical equipment, smoke generators, and artillery are typically unique to the military.

When the PM10 NAAQS was promulgated, measurements of TSP emissions became less frequent and less important to reporting requirements. Therefore, TSP emissions are often not reported in the literature, and other parameters must serve as surrogates. The issues associated with PM and the characterizations of PM emissions have become more focused in recent years. Until the PM2.5 NAAQS were issued in 1997, few measurements characterized the PM2.5

emissions from processes. Distribution of the PM2.5 emissions monitors was expensive; therefore, few emission factors for PM2.5 exist, especially for the fugitive processes examined in this study.

This chapter examines the emission estimation methods available for the source categories of this report. Methods approved by the EPA's Emission Factor and Inventory Group are noted and expected to be acceptable to meet reporting requirements for most states. Readers should, however, consult their state and local agencies to find out if alternative methods are recommended or available.

Most important to many states is that — for reporting purposes — the activity measurements are quantifiable. Environmental professionals at installations should find a quantifiable parameter that can be collected each year for an annual inventory. Some examples include:

- Gallons/barrels of fog oil consumed
- Vehicle miles traveled or fuel consumed by various vehicle types over various road surfaces
- Rounds fired outdoors
- Number of acres burned through prescription and the fuel loading for the burned land
- Pounds of propellants/explosives disposed of through OB/OD.

Vehicles

The EPA guidance on the estimation of PM emissions from vehicles came in 1995 in EPA's PART5 model. The PART5 model calculates PM emissions from vehicle exhaust, brake wear, tire wear, paved road dust re-entrainment, and dust re-entrainment on unpaved road surfaces. Since that time, the EPA has revised its methods for calculating emissions from re-entrained dust on paved and unpaved roads (AP-42 Sections 13.2.1 and 13.2.2). Therefore, the methods are presented separately under the following three subsections.

Exhaust, Brake Wear, and Tire Wear

The PART5 model is the EPA's approved tool for determining particulate emissions from vehicles (http://www.epa.gov/oms/part5.htm). The user must supply the following information:

- 1. Total vehicle miles traveled (VMT)
- 2. Average vehicle speed (mph)

- 3. Fraction of VMT to be attributed to each of the 12 vehicle classes:
 - Light-duty gasoline vehicle
 - Light-duty gasoline truck under 6,000 lb gross vehicle weight (GVW)
 - Light-duty gasoline truck from 6,001 to 8,500 lb GVW
 - Heavy-duty gasoline truck over 8,500 lb GVW
 - Motorcycle
 - Light-duty diesel vehicle under 6,000 lb GVW
 - Light-duty diesel truck from 6,001 to 8,500 lb GVW
 - Class 2B heavy-duty diesel vehicle from 8,501 to 10,000 lb GVW
 - Light heavy-duty diesel vehicle from 10,001 to 19,500 lb GVW
 - Medium heavy-duty diesel vehicle from 19,501 to 33,000 lb GVW
 - Heavy heavy-duty diesel vehicle over 33,000 lb GVW
 - Buses.

The model will also calculate emissions from re-entrained dust (with the specification of other input parameters), but EPA has issued new guidance on these calculations since PART5's creation.

The PART5 model will predict PM10 and PM2.5 emissions. To calculate TSP emissions, the PM size fractions from the California Emission Inventory Development and Reporting System (CEIDARS 1999) suggest that PM10 represents 96.43 percent of the TSP emissions from Diesel Vehicle Exhaust. The PM10 emissions should be divided by 96.43 percent to calculate TSP emissions.

The State of California uses MVEI7G software (documentation available at http://www.arb.ca.gov/msei/mvei/mvdocs.htm) to estimate pollutant emissions from vehicle tailpipes. Many of the emission factors and size distributions for this software are identical to those used for PART5 and based on the same studies. Since exhaust PM, brake wear, and tire wear emissions are small compared with those from re-entrained dust, the differences between the emission factors of PART5 and MVEI7G will not have a considerable effect on the total PM emissions from vehicles.

The emission calculations discussed above consider only a fleet composed of gasoline and diesel engines but ignore the use of vehicles powered by JP-8 fuel. This shortcoming is significant since most military vehicles use JP-8 as their primary fuel. The calculations discussed earlier also do not consider that most tracked military vehicles (such as tanks) use turbine engines.

In 1996 the JP-8 Aircraft Engine Emissions Characterization Program began testing aircraft engines to determine the emissions of criteria and hazardous air

pollutants. The PM emissions from four aircraft turbine power plants are reported in the Aircraft Engine and Auxiliary Power Unit Emissions Testing Report (summary available at sg-www.satx.disa.mil/iera/rse/JP-8data.htm). Those emissions range from 0.48 to 2.60 lb TSP/1000 lb JP-8 fuel. Similarly, AP-42 Table 3.1-1 reports the PM2.5 and PM10 emissions from large, uncontrolled gas turbines as 1.3 lb/1000 lb distillate oil (using 5.9 MMBtu/bbl oil and 6.8 lb oil/gal). This emission information might be more appropriate for turbine engine land vehicles such as tanks.

The only information that would need to be tracked for emissions inventories would be the number of gallons of fuel used by those vehicles.

Re-entrained Dust on Paved Roads

The EPA AP-42 Section 13.2.1 document (Supplement D, October 1997) provides a method for calculating PM emissions from paved roads (http://www.epa.gov/ttn/chief/ap42c13.html). The data necessary for emissions estimates are:

- 1. Average weight (W) of the vehicles traveling over the roads (tons)
- 2. Total VMT.

If the road surface silt loading (sL in g/m²) is also available, it should be used in the equation:

$$E = VMT \times k (sL/2)^{0.65} (W/3)^{1.5}$$
 [Eq 2]

where E = the particulate emissions

k = a particle size multiplier for paved roads.

The multiplier k has values of 0.0040 lb PM2.5/VMT, 0.016 lb PM10/VMT, and 0.082 lb TSP/VMT. Road surface silt loadings ranged from 0.02 to 400 g/m² in EPA's tests. If no road surface silt loading value is available, the worst-case recommended default silt loading value for public paved roads with low average daily travel (Table 13.22.1-2 of AP-42) can be used (3 g/m²). The worst-case condition was chosen to represent roads that have substantial mud/dirt carryout.

Re-entrained Dust on Unpaved Roads

The EPA AP-42 Section 13.2.2 document (Supplement E, September 1998) provides a method for calculating PM emissions from unpaved roads

(<u>http://www.epa.gov/ttn/chief/ap42c13.html</u>). The data necessary for emissions estimates are:

- 1. Average W of the vehicles traveling over the roads (tons)
- 2. Total VMT
- 3. Surface material silt content(s) of the road (%)
- 4. Mean number of days in a year with at least 0.01 inches precipitation (p)
- 5. Average vehicle speed (S) if less than 15 mph
- 6. Control efficiency (CE as a percentage) for processes such as placing gravel, watering, or chemical stabilization.

Before 1998, EPA's emission factors for re-entrained dust on unpaved roads also required the number of vehicle wheels to be used in calculations. However, the parametric analysis conducted for the revised factors in 1998 found no dependence on the number of wheels when vehicle weight was included as a parameter (EPA 1998). The 1998 analysis included newer references that had not been used in earlier versions of AP-42.

EPA testing showed surface silt contents that ranged from 1.2 to 35 percent. The mean number of days of precipitation can be estimated from AP-42 Figure 13.2.2-1 (shown here as Figure 6) in the absence of better information. Additionally, the surface material moisture content under dry, uncontrolled conditions ($M_{\rm dry}$) can be used, but a default value of 0.2 percent may be used if no site-specific information is available. If no emissions control measures are applied, the control efficiency is zero.

Control efficiencies vary based on the surface silt loadings, the strength and flexibility of suppressant material, exposure to weathering, and the number of vehicle passes (Gillies et al. 1999). After a single week, Gillies et al. found that suppressant efficiencies for PM10 varied from 33 to 100 percent for four suppressant types in the San Joaquin Valley, CA. After 8 to 12 months of exposure, the control efficiencies for PM10 emissions ranged from 0 to 95 percent. Chapter 8 of this report presents additional material related to dust suppression and soil stabilization technologies.

At Fort Campbell, KY, control efficiencies of suppression techniques were evaluated using oil-coated dust collection pans located approximately 5 meters from the roads (Gebhart and Hale 1997). Both wheeled and tracked vehicles used the roads, and dust control efficiencies ranged from 84 to 96 percent after application and from 38 to 87 percent after 80 days. These studies did not discriminate particle size, so the control efficiencies for PM2.5, PM10, and TSP may vary considerably.

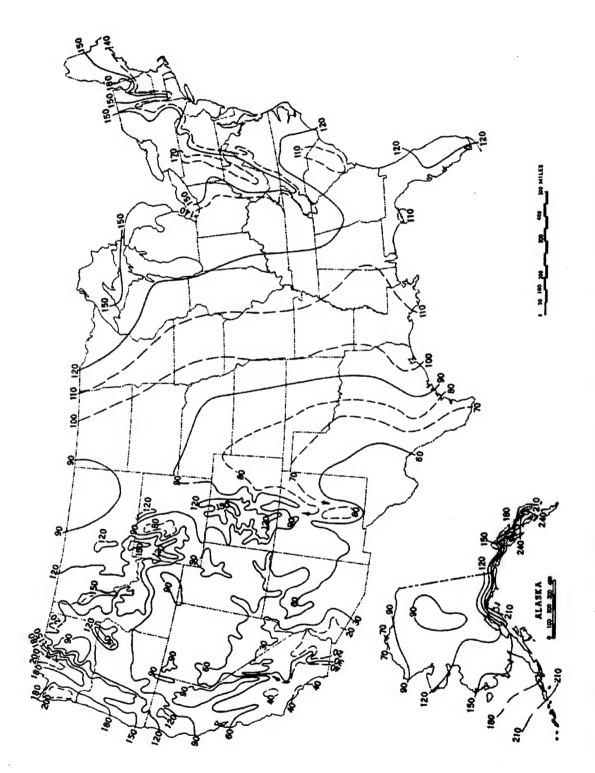


Figure 6: Mean number of days with 0.01 inch or more of precipitation in United States (AP-42, 1998).

Equations 3 to 5 are used to calculate PM2.5, PM10, and TSP emissions ($E_{PM2.5}$, E_{PM10} , and E_{TSP} , respectively).

$$E_{PM2.5} = (1-CE) \times VMT \times \frac{0.38(s/12)^{0.8} (W/3)^{0.4}}{(M_{dry})^{0.3}} \times \frac{365-p}{365}$$
 [Eq 3]

$$E_{PM10} = (1-CE) \times VMT \times \frac{2.6(s/12)^{0.8} (W/3)^{0.4}}{(M_{drv})^{0.3}} \times \frac{365-p}{365}$$
 [Eq 4]

$$E_{TSP} = (1-CE) \times VMT \times \frac{10(s/12)^{0.8} (W/3)^{0.5}}{(M_{dry})^{0.4}} \times \frac{365-p}{365}$$
 [Eq 5]

Tracked vehicles are likely to emit more PM as they churn up the unpaved roads than are other vehicles traveling the same roads. It could be argued that, because of the nature of the vertical disturbance to the soil, more appropriate emission factors for tracked vehicles would be those used for heavy construction activities (AP-42 Section 13.2.3). Emission tests have not been performed on any tracked vehicles in the EPA development of emission factors for unpaved roads. The need for emission testing of PM emissions from tracked vehicles is clear, although regulators may argue that the process of tracked vehicle movement along an unpaved road is a fundamentally different process than movement of wheeled vehicles and should not be estimated by the above equations.

Prescribed Burning

Under EPA-approved methods (AP-42 Section 13.1), the estimation of PM emissions from prescribed burning practices requires the following information:

- 1. Fuel loading (L) consumed (mass of forest fuel/acre burned)
- 2. Land area (A) burned (acres)
- Fire configuration (broadcast logging slash, range fire, line fire, or logging slash debris)
- 4. Fire phase (preheating, flaming, glowing, and smoldering phases)
- 5. Fuel characteristics (e.g., hardwood, conifers, or sagebrush).

The emissions (E) are calculated by:

$$E = EF \times L \times A$$
 [Eq 6]

where EF represents the emission factor, a function of the pollutant (TSP, PM10, or PM2.5), fire configuration, fire phase, and fuel characteristics. The preheating phase seldom emits significant PM emissions. Table 7 summarizes the emission factors for prescribed burning from AP-42 Table 13.1-3 and covers the factors that EPA approved.

Table 7. AP-42 PM emission factors for prescribed burning activities.

Fire	Fuel		Emission Factors (lb/1000 lb fuel)			Percent Fuel in Fire
Configuration	Characteristics	Fire Phase	PM2.5	PM10	TSP	Phase
Broadcast logging	Hardwood	Flaming	6	7	13	33
slash		Smoldering	13	14	20	67
		Fire	11	12	18	
Broadcast logging	Conifer - short	Flaming	7	8	12	33
slash	needle	Smoldering	14	15	19	67
		Fire	12	13	17	
Broadcast logging	Conifer - long needle	Flaming	6	6	9	33
slash		Smoldering	16	17	25	67
		Fire	13	13	20	
Logging slash	Dozer piled conifer -	Flaming	4	4	5	90
debris	no mineral soil	Smoldering	6	7	14	10
		Fire	4	4	6	
Logging slash	Dozer piled conifer -	Smoldering	No	No	25	Not avail-
debris	10 to 30% mineral soil		data	data		able (NA)
Logging slash	Dozer piled conifer -	Smoldering	No	No	35	NA
debris	25% organic soil		data	data		
Range fire	Juniper slash	Flaming	7	8	11	8.2
		Smoldering	12	13	18	15.6
		Fire	9	10	14	12.5
Range fire	Sagebrush	Flaming	15	16	23	NA NA
		Smoldering	13	15	23	
		Fire	13	15	23	
Range fire	Chaparral shrub	Flaming	7	8	16	NA NA
	communities	Smoldering	12	13	23	
		Fire	10	11	20	
Line fire	Conifer - long	Heading	No	40	50	NA
	needle (pine)	Backing	data	20	20	
Line fire	Conifer -	Heading	No	15	17	NA
	palmetto/gallberry	Backing	data	15	15	
		Fire		8-22	No	
					data	
Line fire	Chaparral	Heading	8	9	15	NA
Line fire	Grasslands	Fire	No	10	10	NA
			data			

In addition to the EPA method presented above, the National Forest Service distributes computer models (http://fire.org/perl/tools.cgi) with specific applicability for predicting PM emissions from prescribed burning activities: CONSUME, EPM (Emissions Production Model), and FOFEM (First Order Fire Effects Model). CONSUME and EPM were developed specifically to predict emissions from prescribed fires in the Pacific Northwest, but FOFEM has nationwide applicability. The FOFEM model predicts fuel loading (in tons/acre) and both PM10 and PM2.5 emission factors (in lb/acre). The model requires the following inputs:

- 1. Cover type of major species (also includes fire configuration)
- 2. Moisture
- 3. Dead fuel adjustment factor
- 4. Fire intensity
- 5. Tree crown loading
- 6. Herbaceous and shrub densities
- 7. Tree regeneration density
- 8. Season
- 9. Days since last precipitation
- 10. Fuel loadings
- 11. Duff depth.

FOFEM also offers default values for the above parameters. Since the FOFEM model covers a wider variety of vegetation cover (136 species) and fire configurations than the AP-42 tables, it would be the appropriate model to use when the species is not listed in the AP-42 tables or belongs to a mixed community. The natural resources personnel at each installation should be able to provide the detailed information about the past year's activities to calculate emissions.

Smokes and Obscurants Training

The following information is required to estimate PM emissions from smokes and obscurants:

- 1. Mass of obscurant consumed (lb/yr)
- 2. Size distribution of particles in the created fog.

The mass of obscurant brought onto the installation during a year should be tracked through the Hazardous Material Pharmacy at each installation. A mass balance is the preferred method for estimating the PM emissions from smokes and obscurants. The mass of obscurant consumed to create fog serves as a reliable estimate of the total PM emitted. In some cases, additional information is

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available to make slight reductions to this estimate (e.g., only 95 percent of fogoil smoke condenses into aerosol droplets (Dunn, Brown, and Policastro 1996). After the total PM is estimated, it is necessary to estimate the size distribution of particles in the smoke in order to convert the total PM emissions into TSP, PM10, and PM2.5 emissions.

For example, fog-oil smoke (the predominant obscurant used by the Army) has a log-mean diameter averaging 0.9 μ m (microns). Dunn, Brown, and Policastro report a size distribution showing 99 percent of the particles from fog oil are less than 2.5 and 10 microns in size. If 10,000 lb of fog oil were consumed in a year, the TSP emissions (E_{TSP}) would be:

$$E_{TSP}$$
 = [Fraction fog oil that condenses] × [Fog oil consumed]
= [0.95 lb TSP/lb fog oil] × 10,000 lb fog oil/yr
= 9500 lb TSP/yr

The PM2.5 and PM10 emissions ($E_{PM2.5}$ and E_{PM10} , respectively) would be calculated as

$$E_{PM2.5} = [Fraction PM2.5 \text{ in } E_{TSP}] \times E_{TSP}$$
 [Eq 8]
= [0.99 lb PM2.5/lb TSP] × 9500 lb TSP/yr
= 9400 lb PM2.5/yr

$$\begin{aligned} \mathbf{E}_{\text{PM10}} &= [\text{Fraction PM10 in } \mathbf{E}_{\text{TSP}}] \times \mathbf{E}_{\text{TSP}} \\ &= [0.99 \text{ lb PM10/lb TSP}] \times 9500 \text{ lb TSP/yr} \\ &= 9400 \text{ lb PM10/yr} \end{aligned}$$

These estimates will yield the ground-level PM emissions to be used for regional emission inventories. The PM generated from fog oil should be characterized as organic aerosols in regional modeling efforts. To understand the opacity generated locally, the Army's SMOKE dispersion model was to be designed to simulate smoke dispersion from military training exercises (Dunn, Brown, and Policastro 1996). The design parameters for the model were established, but the SMOKE dispersion model was never demonstrated.

Artillery Practice and Weapons Impact Testing

The EPA has not issued guidance in its AP-42 documents on the estimation of PM emissions from artillery practice or weapons impact testing. Few emissions data have been collected in this area, and it varies greatly among the different

[Eq 10]

types of munitions, weapons, and ambient environments. The Firing Point Emissions Study (METDC 1999) has deemed these factors to be contributors to emission rates from firing point emissions:

- Chemical composition of the primer, propellant, projectile, etc.
- Temperature of the munition item at the time of firing
- Weight of the projectile (for nonfixed ammunition)
- Amounts of energetic material consumed
- · Length and diameter of the gun tube
- Gun bore tube characteristics (material, rifling, etc.)
- Presence or lack of flash suppressor or muzzle brake (can affect muzzle flash)
- Temperature of gun tube (affected by ambient temperature, rate of fire, etc.)
- Presence or lack of bore evacuator
- Blast reflectors near the muzzle of the gun
- Water content of the atmosphere
- Temperature of the atmosphere.

The DOD and National Aeronautical and Space Administration (NASA) models for munitions firing that are designed to predict the combustion products (e.g., Chemical Equilibrium and Applications [CEA], BLAKE, IBHVG2, IDEAL CBP GUN, PCAD, ADORA, POLU13, MERLIN, Shock and Detonation [SD], FAST3D-OAD/CT, NOVA, and CHEETAH) rely on a complete understanding of the chemical species and predict only hydrogen, nitrogen, carbon monoxide, carbon dioxide, water, and some minor combustion species (METDC 1999). Predictions of particulate emissions must rely on emissions testing and not on kinetics/equilibrium model studies.

Phase I of the Firing Point Emissions Study reported PM10 emissions from an M16 Rifle as $4162 \pm 291~\mu\text{g/g}$ propellant (Snelson et al. 1995). Although PM2.5 emissions were not measured in this study, the particulate emissions less than 2.1 microns were measured at $140 \pm 82~\mu\text{g/g}$ propellant. The 2.1-micron measurement serves as a rough approximation of a PM2.5 emission factor. These emission factors may be sufficient to estimate PM2.5 and PM10 emissions (E_i) from M16 rifles with the formula:

$$\mathbf{E}_{i} = \mathbf{N} \times \mathbf{M} \times \mathbf{E}\mathbf{F}_{i}$$

where N = the number of rounds fired

M = the propellant mass per round

 EF_i = the pollutant emission factor.

For example, if 1000 rounds of 5.56mm blank cartridges (7 grams propellant) are fired from M16 rifles, the associated PM2.5 and PM10 emissions would be calculated as:

PM2.5 emissions =
$$1000 \text{ rounds} \times \frac{7 \text{ g propellant}}{\text{round}} \times \frac{140 \pm 82 \text{ g PM2.5}}{\text{g propellant}} \times \frac{1 \text{ g PM2.5}}{1E6 \text{ g PM2.5}}$$

PM2.5 emissions = $0.98 \pm 0.57 \text{ g PM2.5}$

PM10 emissions = $1000 \text{ rounds} \times \frac{7 \text{ g propellant}}{\text{round}} \times \frac{4162 \pm 291 \text{ g PM10}}{\text{g propellant}} \times \frac{1 \text{ g PM10}}{1E6 \text{ g PM10}}$

PM10 emissions = $29 \pm 2 \text{ g PM10}$

When comparing emissions rates from an M16 rifle and a 105mm tank gun, Snelson et al. (1995) found similar emissions per gram propellant for carbon-containing species but no indication that these similarities could be extended to other pollutants.

Phase II of the Firing Point Emissions Study is sponsoring research to characterize the PM2.5, PM10, and TSP emissions generated by representative U.S. Army munition classes at the weapon firing position. The U.S. Air Force has plans to begin testing emissions from weapon firing. The U.S. Army Environmental Center (AEC) is sponsoring the Characterization of Smoke and Pyrotechnic Emissions project to quantify emissions generated by smoke grenades, flares, and related pyrotechnics. The AEC's Exploding Ordnance Emission Study will quantify emissions generated from the downrange functioning of munitions containing explosives or other energetic fills.

In the absence of other emission estimation techniques, it may be possible to roughly approximate PM emissions using the information for OB/OD activities listed in the next section.

Open Burning/Open Detonation of Munitions

OB/OD activities are used to destroy excess, obsolete, or unserviceable munitions and energetic materials. Open burning of munitions involves the combustion of propellants or explosive ordnance without the control of combustion, air, containment of the reaction, or the emissions. Open detonation is the unconfined, violent reaction of explosive ordnance without the control of combustion, air, containment of the reaction, or the emissions. Models have been developed

to predict the emission products of OB/OD activities but have not focused on PM species other than those species formed during combustion (see Chapter 5).

The DOD established a program to develop emission factors for OB/OD activities, and the results were compiled by the EPA (Mitchell and Suggs 1998). PM10 emission factors developed under this study for propellants and explosives are listed in Table 8 as a function of the mass of energetic material (MEM).

Table 8. PM10 emission factors for OB/OD of explosives/propellants.

	PM10 Emission	Charge	
Propellant/Explosive	Factor (g/g MEM)	MEM (g)	
Diesel fuel and dunnage	5.40E-03	913	
Manufacturer's waste - aluminized propellant with diesel	1.90E+00	1139	
Propellant, ammonium perchlorate, aluminized	4.20E-01	1183	
Propellant, ammonium perchlorate, nonaluminized	1.50E-02	2270	
Propellant, double base	1.90E-02	2227	
Propellant, M-3	8.60E-03		
Propellant, M-43 (USN)	1.20E-03	1060	
Propellant, M-9	1.60E-02	2406	
Propellant, MK-23	5.90E-02	1030	
Propellant, M31A1E1	9.10E-01	2276	
Propellant, PBXN-110	4.90E-01	1064	
Propellant, Smokey Sam	2.60E-01	273	
Smokeless Powder (Hercules Unique)	1.80E-03	454	
40 mm HEI Cartridge	4.70E-01	158	
Amatol surrogate	1.90E-02	235	
Amatol surrogate with water	3.20E-02	235	
Cartridge, Impulse, ARD 446-1	8.30E-02	215	
Cartridge, Impulse, BBU-36/B	1.80E-01	144	
Cartridge, Impulse, MK 107	2.50E-01	208	
Composition B surrogate	1.20E-02	235	
Detonating train	3.60E-02	178	
Flare, IR Countermeasure M206	5.50E-01	241	
Fuze, Tail Bomb FMU-139 A/B	6.00E-01	172	
Fuze, Tail Bomb FMU-54 A/B	3.30E-01	210	
Gas Generator, GGU-2/A	9.30E-02	139	
HBX surrogate	1.80E-01	220	
Mine, Claymore, M18A1	2.30E-01	229	
Signal, Illumination, Red Star AN-M43A2	4.50E-01	260	
Signal, Illumination, Red Star M158	8.20E-02	239	
T45E7 Adapter Booster	2.60E-01	193	
TNT (ACC1)	7.30E-02	230	
TNT (ACC2)	9.30E-02	230	
Tritonal surrogate	3.70E-01	235	
Tritonal surrogate with calcium stearate	2.60E-01	235	
Tritonal surrogate with water	1.90E-01	235	

To calculate the PM10 emissions from OB/OD activities, the number of charges should be multiplied by the associated MEM and PM10 emission factor (from Table 8):

PM10 emissions (g) = (Number of charges)
$$\times$$
 (mass MEM/charge) [Eq 11] \times (PM10 Emission Factor)

For example, the emissions from the open detonation of 150 M18A1 Claymore mines would be calculated as:

PM10 emissions = 150 charges
$$\times$$
 (229 g MEM/charge) \times (0.23 g PM10/g MEM) \times (1 lb/454 g)

PM10 emissions = 17 lb

If complete information is not available on the specific energetic materials burned/detonated (or if materials are not listed in Table 8), Air Force guidance (IERA 1999) suggests an alternative method using the mean emission factors presented in Table 9.

Table 9. Average emission factors for OB/OD processes.

Category	PM10 Mean Emission Factor (lb/lb MEM)
Open Detonation of Encapsulated Energetics	0.30
Open Detonation of Bulk Energetics	0.13
Open Burning of Ammonium Perchlorate-Based Energetics	0.15
Open Burning of Organic-Based Energetics	0.28

Lawrence Livermore National Laboratory is leading additional research at the Nevada Test Site to characterize the particulate emissions from the open detonation of 155mm, M107 projectiles. This research is also investigating the ways to optimize the open detonation procedure to minimize emissions and evaluating innovative instruments for characterizing open air events.

Aircraft

In 1996 the JP-8 Aircraft Engine Emissions Characterization Program began testing aircraft engines to determine the emissions of criteria and hazardous air pollutants. The program tested two types of helicopter engines (T700-GE-700 and T64-GE-100), and results were reported in an Aircraft Engine and Auxiliary Power Unit Emissions Testing Report (the executive summary can be found at

sg-www.satx.disa.mil/iera/rse/JP-8data.htm). The TSP emission factors appear in Table 10.

Table 10. He	licopter engine particulate emissions with JP-8 fuel	ı.
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	Filterable P	articulates	Total Suspended Particulates		
Engine/Condition	lb/hr lb/1000 lb fuel		lb/hr	lb/1000 lb fuel	
T700-GE-700					
Ground Idle	0.07	0.51	0.20	1.48	
Flight Idle	0.56	1.19	0.59	1.26	
Flight Max	0.81	1.29	1.39	2.22	
Overspeed	1.01	1.39	1.89	2.60	
T64-GE-100					
Ground Idle	0.06	0.22	0.70	2.36	
75% Normal	1.43	1.52	1.85	1.97	
Normal	1.24	0.73	2.73	1.61	
Military	1.53	0.83	1.69	0.92	

Therefore, the TSP emissions from an aircraft with T700-GE-700 engines can be calculated in the following equation:

TSP Emissions (lb TSP) = Time (hr) x No. Engines x
$$\begin{cases} Fraction & \text{time in GI mode x 0.20 lb/hr} + Fraction & \text{time in FI mode x 0.59 lb/hr} + Fraction & \text{time in FM mode x 1.39 lb/hr} + Fraction & \text{time in Ov mode x 1.89 lb/hr} \end{cases}$$

[Eq 12]

According to the California Emission Inventory Development and Reporting System (CEIDARS 1999), the PM10 fraction of TSP for aircraft burning jet fuel is 97.6 percent, and the PM2.5 fraction of TSP is 96.7 percent. Therefore, the PM10 and PM2.5 emissions can be calculated using the formulas:

PM10 Emissions =
$$97.6 \% \times \text{TSP Emissions}$$
 [Eq 13]
PM2.5 Emissions = $96.7 \% \times \text{TSP Emissions}$ [Eq 14]

In 1999 the Air Force began using a jet fuel additive (JP-8+100) that creates a cleaner burn and likely fewer particulate emissions. Emissions tests from the use of this fuel are still in the early stages, however, and no test results have yet been published to compare JP-8 and JP-8+100 fuels.

The above emission factors represent exhaust emissions and do not account for the fugitive dust re-entrained from the ground as a helicopter takes off, passes over (near the surface), or lands. The TSP, PM10, and PM2.5 emissions from the re-entrainment process will be specific to the soil characteristics at a particular landing zone and any dust suppression measures that have been applied. Instead of helicopter operational hours, the activity levels for estimating emissions from dust re-entrainment should be expressed in terms of the number of landings and take-offs.

Reliability of Emission Factors

The EPA discusses the reliability of emission factors through its emissions factor rating system (http://www.epa.gov/ttn/chief/ap42pdf/c00s00.pdf). Five ratings may be assigned and their characteristics are presented below:

- A Excellent rating, indicating that the tests were based on sound methodologies from many randomly chosen facilities in the industry
- B Above average rating, indicating that the tests were based on sound methodologies from a reasonable number of facilities in the industry
- C Average rating, indicating that the tests ranged from sound to unproven/new methodologies, perhaps without sufficient background information on the tests, and that tests were made at a reasonable number of facilities in the industry
- D Below average rating, indicating that the tests ranged from sound to unproven/new methodologies, perhaps without sufficient background information on the tests, and that tests were made at only a small number of facilities in the industry (with possible evidence of variability within the source population)
- E Poor rating, indicating that the tests were based on unproven/new or unacceptable methodologies, the tests may not represent a random sample of the industry, and that there may be evidence of variability within the source category.

Table 11 presents the AP-42 emission factor ratings for the source categories discussed in this chapter. The reader must be cautioned, however, that these emission factor ratings require local inputs and are specific to the conditions under which they were tested. For example, the emissions factor rating for PM2.5 emissions from paved roads is B. When site-specific information on silt loading

is not available, however, and a general factor must be used, the rating drops two levels to D. All of the testing was done on freely flowing vehicles (no stop-and-go traffic) on relatively level roads at constant speeds. Using the AP-42 equations under conditions other than these would lower the emission factor rating further.

Table 11. Emission factor ratings from AP-42.

Source Category	Emission Factor Rating		
Re-entrained dust from	A for TSP and PM10		
Paved Roads	B for PM2.5		
Re-entrained dust from	B for TSP and PM10		
Unpaved Roads	C for PM2.5		
	A to D for TSP and PM2.5, depending on fire/fuel configuration		
Prescribed Burning	B for PM2.5, depending on fire/fuel configuration		

For source emission categories not covered by AP-42, the same methodology can be used to apply emission factors. For example, the OB/OD testing was conducted in joint studies with the EPA, so the methodology in the tests can be considered sound. Since the number of tests was limited, the highest rating that could be assigned to these tests would be B. If similar quantities of explosives are open detonated, the emission factor rating of B would be valid for the same types of explosives used in the tests (Table 8). Use of the generic factors in Table 9, however, would have emissions factor ratings of D or E because of variability among the different types of explosives. If the conditions were altered from those in the tests (e.g., smaller quantities or different explosives were detonated), then the emission factor rating would also have to be lowered.

Procedures for Submitting New or Revised Emission Factors

A number of nonfacility emission sources at Army installations do not have adequate emission factors. These sources include tracked vehicles, artillery practice, weapons testing, engine emissions, and fugitive releases from helicopter activity. Some nonfacility emission sources such as trucks have emissions based on average commercial or industrial operating conditions. The operating practices in the Army might be considerably different than operating practices in the private sector. Similar equipment might result in significantly different emissions. A need exists for development of emission factors specifically for the Army's equipment types and modes of operation.

The 1990 Amendments to the Clean Air Act, Section 130, provides for public participation in the development of emission factors. EPA permits any person to

demonstrate improved or new emissions estimation techniques. Following EPA approval of the measurements, they will be authorized for general use.

Section 130 requires public participation in developing emission factors for carbon monoxide, nitrogen oxides, and volatile organic compounds. However, EPA intends to follow the same procedures for all criteria, toxic, and other air pollutants. This process is not a means for individual facilities to obtain EPA approval of site-specific emission factors or to determine the appropriateness of applying a published EPA factor to a specific installation. EPA does not approve site-specific factors or judge the appropriateness of its factors for specific facilities. The responsibility for such decisions continues to be that of the state or local regulating authority.

A request for revision or addition of an emissions-estimating technique or any other aspect of AP-42 should be submitted in writing to EPA. The request should be for a source that is not unique, and the emission estimation technique should be widely applicable to similar sources in order to be considered. Military tanks, for example, are unique to the U.S. Army but are found at numerous installations across the country, so a general emission factor would be of interest to the EPA. An emission factor applicable to military tanks at only one installation would probably not be of interest.

The request will first be reviewed by EPA for completeness and applicability, and it has 30 days to complete the review. The review will ensure that the request adequately addresses all of the following:

- Identification of the submitter with name, address, and phone information
- Contact name (if different than submitter) with name, address, and phone information
- Description of AP-42 section, guidance document, or database affected
- Description of emission source affected
- · Estimation of the number of installations affected
- Estimation of the total emissions affected
- Description of the proposed change or addition
- New or marked-up text for the proposed revision to AP-42 section, guidance document, or database affected
- Description of the type and source of data
- Estimate of the range or uncertainty of the estimation technique
- Description of the effect on U.S. Army installations in terms of regulatory requirements
- · An explanation of significant issues, such as "no existing test method"

- All data and analyses necessary to support the request, test reports, material balances, data evaluations
- All the details of the test data, which should include:
 - Is the point tested clearly identified?
 - Were process parameters monitored and recorded?
 - Were process parameters within normal ranges?
 - Are upsets and deviations described and explained?
 - Are the test methods and procedures described?
 - Are the methods compatible with approved EPA methods?
 - Is there enough detail for EPA to validate the procedures?
 - Are deviations from the normal procedures identified?
 - Are original raw data and field data sheets included?
 - Are quality assurance/quality control (QA/QC) procedures described?

If the request is determined to be complete and applicable, EPA will place a notice to the public describing the requested revision on the Clearinghouse for Inventories and Emission Factors (CHIEF) area of the Office of Air Quality Planning and Standards' (OAQPS) Technology Transfer Network bulletin board system (http://www.epa.gov/ttn/chief).

If the request is determined to be complete and applicable, EPA will also begin an internal review for technical acceptability. The review for technical acceptability follows guidelines in Technical Procedures for Developing AP-42 Emission Factors and Preparing AP-42 Sections, EPA-45/B-93-050. EPA will issue its recommendation to accept or reject the submitted revisions within 90 days of beginning the technical review. This initial recommendation will be described in a second notice to the public on the CHIEF bulletin board. Members of the public review group will submit their individual review comments to EPA within 90 days of receipt of the review package. The EPA will consider the review comments and issue a final decision via a third notice on the CHIEF bulletin board within 30 days. If accepted, this change will be reflected in the next possible update to AP-42 and affected EPA guidance documents and databases.

5 Atmospheric Modeling

Airborne PM is a complex air pollutant to model because it results not only from direct emissions of particles, but also from emissions of gases that either condense as particles directly or undergo chemical transformation to a species that condenses as a particle.

Particles emitted directly from a source are referred to as primary PM and can encompass particles of all sizes. The main anthropogenic sources of primary PM are fuel combustion, roadway dust from vehicle traffic on both paved and unpaved roads, wind erosion of industrial storage piles, agricultural operations, construction, and fires.

Particles that result from chemical transformation and/or condensation are referred to as secondary PM and are mainly PM2.5 particles (Seinfeld 1986). The fraction of PM2.5 to TSP can vary significantly based on geography, land use, and other factors. In the Los Angeles and New York City urban areas, for example, the PM2.5 is 40 to 60 percent of the TSP, while in Denver this percentage varies from 15 to 20 percent. Furthermore, secondary PM usually exceeds 50 percent of the fine PM fraction in urban areas (Seinfeld 1986). Major components of PM2.5 include sulfate, ammonium, nitrate, and condensed organic matter from secondary sources, and lead- and carbon-containing material such as soot from primary sources. The main precursors that lead to secondary PM are sulfur dioxide, nitrogen oxides, ammonia, and organic compounds. These components can be from either anthropogenic sources such as combustion, or from natural sources such as wildfires, ammonia generated by animals, and oxidation of naturally occurring hydrocarbons.

Air quality models that address PM can vary significantly in their complexity depending on whether or not they account for secondary PM formation. The chemistry required to model secondary PM formation is closely tied to the chemistry involved in modeling ozone formation. This is because nitrogen oxides and organic compounds are precursors for both the formation of ozone and the formation of secondary PM. As a result, air quality models that most accurately account for the formation and transport of secondary PM are complex ozone models that have been modified to also calculate secondary PM formation. At this point,

the formation of secondary PM is usually accounted for only in complex Eulerian models, and even for those models, there are insufficient data to determine if they are accurately modeling the formation of secondary PM (FACA 1997). Two of the more complex dispersion models, CALPUFF and MESOPUFF, however, include chemical transformations that lead to the formation of secondary PM.

Wet and dry deposition are mechanisms by which PM is removed from the atmosphere. Dispersion and trajectory models can, to varying degrees, account for these mechanisms. Wet deposition occurs when a particle is absorbed into a droplet followed by the droplet being removed by precipitation. Accurate precipitation data, including precipitation type and intensity, are required for a model to account for wet deposition. Dry deposition occurs when a particle impacts the Earth's surface. To accurately represent dry deposition, a model requires landuse data and site-specific data on canopy uptake of PM. These site-specific data are often not available and, if dry deposition is to be accounted for, assumptions must be made regarding the deposition velocity of particles.

One of the Army's objectives in conducting this review of dispersion models is to find models that are or are likely to be acceptable to regulatory agencies. In searching for dispersion models to include in this review, therefore, starting points and primary sources of information were the EPA Support Center for Regulatory Air Models (SCRAM) and the EPA Guideline on Air Quality Models (40 CFR Part 51, Appendix W). Some of the criteria used in selecting models for review in this chapter were: (1) that they be dispersion models rather than Eulerian models, (2) that they not be categorized as screening models by EPA, and (3) that sufficient documentation is available. Additional models were included based on the applicability of specific models to Army nonfacility source activities and on the modeling experience and knowledge of the authors.

Models that are not already included as a preferred model in the EPA Guideline on Air Quality Models can always be submitted to EPA for inclusion in the Guideline. For a model to be considered, it must meet the following requirements:

- It must be computerized and functioning in a common Fortran language suitable for use on a variety of computer systems
- It must be documented in a user's guide that identifies the mathematics of the model, data requirements, and program operating characteristics
- It must be accompanied by a complete test data set
- It must be useful to typical users
- The model documentation must include a comparison with air quality data or other well-established analytical techniques

The developer must be willing to make the model available to users at a reasonable cost, and the model cannot be proprietary.

The process for evaluating models that meet these requirements includes statistical measures of model performance in comparison with measured air quality data, and scientific peer reviews. Models that receive favorable evaluations are proposed for inclusion as preferred models in future EPA Guideline revisions.

The remaining sections of this chapter address particular dispersion models. Within each section are subsections that address specific issues of interest to the U.S. Army. For each model, the paragraphs on applicability describe the conditions for which a model is applicable. Table 12 summarizes which models are applicable to emissions from specific activities.

Each model section includes a paragraph on accuracy. A quantitative measure of the accuracy of an air quality model, such as a comparison of model results to measured values, is only valid for the specific conditions in which the observations were made. The paragraphs on accuracy, therefore, provide information on the characteristics of each model that contribute to or detract from the expected accuracy of a model. A model that accounts for dry deposition, for example, is more accurate than a model that does not.

Table 12. Applicability of dispersion models to Army nonfacility emission sources.

	Prescribed Burning	Vehicles	Smokes and Obscurants	Artillery	Weapons Impact Test	OB/OD	Helicopters
Point/Area	Area	Area	Multi-point	Area	Area	Point	Area
Activity Duration	Intermittent	Continuous	Intermittent	Continuous	Continuous	Intermittent	Continuous
Plume Buoyancy	×					×	
ISC		Х		Χ	X		X
CDM		Х		Х	X		X
RAM		Х		X	X		X
OBOD						X	
SCIPUFF			Х			X	
MESOPUFF	X	Х	Х	X	X	X	X
CALPUFF	Х	Х	X	Х	Х	Х	X
EOSAEL							
SIPM		X		X	X		X

Industrial Source Complex (ISC3) Model

The ISC3 model is a steady-state Gaussian-plume model that can be used to assess pollutant concentrations from sources that are typically associated with an industrial source complex. ISC3 can account for point, area, and volume sources; settling and dry deposition of particles; downwash; plume rise as a function of downwind distance; separation of point sources; and limited terrain adjustments. In addition, ISC3 can be operated in either a long-term mode (ISCLT3) or a short-term mode (ISCST3). The primary source for the information provided here is the ISC3 User's Guide (ISC3 1995).

Applicability of ISC3 to Army Nonfacility PM Sources

The ISC3 model can be applied to point, area, and volume sources (and line sources can be defined as a subset of volume sources). According to the EPA Guideline on Air Quality Models (Revised), ISC3 is appropriate for the following applications:

- Industrial source complexes
- Rural or urban areas
- Flat or rolling terrain (not complex terrain)
- Transport distances less than 50 km
- 1-hour to annual averaging times
- Continuous emissions of primary pollutants.

Required Inputs for ISC3

For point sources, ISC3 requires the following data as model inputs:

- Location
- Emission rate
- Physical stack height
- Stack gas exit velocity
- Stack inside diameter
- Stack gas temperature.

Optional point source data include that can be accepted as model inputs are:

- Source elevation
- Building dimensions
- Particle size distribution with corresponding settling velocities
- Surface reflection coefficients.

For volume sources, ISC3 requires the following data as model inputs:

- Location
- Volume emission rate
- · Release height
- Lateral and vertical dimensions of the volume.

The area source algorithms of ISC3 are designed to model low-level or ground-level releases with no plume rise. The area source is defined by a rectangle that may be rotated to specify its orientation. The required inputs for an area source are:

- Location (of the southwest corner of the rectangle)
- · Area emission rate
- Release height
- · Length and with of the area
- Orientation angle (optional)
- Initial vertical dimension of the area source plume (optional).

In short-term mode, ISCST3 requires hourly surface meteorology data. The format of the data can be provided as an ASCII* file, or either the PCRAMMET or MPRM (Meteorological Processor for Regulatory Models) meteorology preprocessors can generate the meteorology data using National Weather Service or onsite meteorological data respectively. The meteorology data required for the ISCST3 model are:

- Year, month, day, hour
- Flow vector (degrees)
- Wind speed (m/s)
- Ambient temperature (K)
- Stability class (A through F)
- Rural and urban mixing heights.

Additional parameters may be provided to account for dry and wet deposition.

Steps and Level of Effort Required To Run ISC3

The hardware requirements to run ISC3 are an IBM-compatible personal computer (PC-486 or higher) with 8 MB of memory. The model input files must be

^{*} American Standard Code for Information Interchange.

created as ASCII text files with a keyword/parameter format that is described in detail in the ISC user's guide. Alternatively, Global Positions, LLC (Limited Liability Company) has incorporated the ISC3 model into a graphical geographic information system (GIS) using Arc/Info.

Special Training or Knowledge Required To Run ISC3

No special training is required to use ISC3 other than to understand the user's guide. The user's guide anticipates that users of ISC3 will range from novice users who are new to either ISC or dispersion modeling in general, to experienced users. The learning curve will be rather steep for the novice dispersion modeler, however.

Outputs of ISC3 and How To Interpret the Results

The output from ISC3 is an ASCII file with the model result data organized in tables. The output provided by ISC3 depends on options specified in input files. The user defines output values as either concentration or deposition at a receptor. According to the ISC3 User's Guide, the output from ISC3 can include:

- Summaries of high values (highest, second highest, etc.) by receptor for each averaging period and source group combination
- Summaries of overall maximum values (e.g., the maximum 50) for each averaging period and source group combination
- Tables of concurrent values summarized by receptor for each averaging period and source group combination for each day of data processed.

An additional module, called the ISC Short-Term Event model (ISCEV), can be used to determine the contribution of a particular source to an overall concentration value.

Accuracy of ISC3

The following aspects of the ISC3 algorithm contribute to the overall accuracy of the model:

- The ISC3 model uses a steady-state Gaussian-plume equation to model emissions from point, area, and volume sources.
- The wind power law is used to estimate the wind speed at the height of an
 elevated source. Default urban wind profile exponents and rural wind profile
 exponents are used for each stability class (A through F).

- Plume rise due to buoyancy and due to stack gas momentum are estimated. The Briggs plume rise equations are used to estimate the buoyancy of the plume (how high the plume will rise after exiting a stack).
- Stack-tip downwash can be accounted for if the stack gas velocity is less than
 1.5 times the wind speed.
- Procedures are included to account for the aerodynamic wakes and eddies produced by buildings and structures in the path of the plume.
- Area sources can be modeled as rectangles and can be rotated around an axis
 to more accurately represent the area source. Irregularly shaped area
 sources can be represented by multiple rectangles.
- Dry deposition is modeled using the resistance method to calculate the deposition velocity as shown in the following equation:

$$v_d = 1/(r_a + r_d + r_a r_d v_g) + v_g$$
 [Eq 15]

where v_d is the deposition velocity, r_a is the aerodynamic resistance, r_d is the deposition layer resistance, and v_a is the gravitational settling velocity.

- A scavenging ratio approach is used to model the deposition of gases and particles through wet deposition.
- Although ISC3 is designed to be most accurate in a simple terrain environment, a complex terrain screening model, COMPLEX1, is incorporated to allow ISC3 to provide a means for conducting screening estimates in complex terrain. This aspect of the model only applies to point source and volume source emissions.

Advantages and Drawbacks of ISC3

The ISC3 model can be used to assess pollutant concentrations from a wide variety of sources. Other advantages are that it requires very few computing resources, and conforms to the EPA Guidelines on Air Quality Modeling. Some of its disadvantages are that it is only applicable to continuous sources, and it does not model the formation of secondary PM.

Probability of the Results of ISC3 Being Accepted by Regulators

The ISC3 model is included in Appendix A of the EPA Guidelines on Air Quality Modeling (40 CFR Part 51, Appendix W).

Procedure for Obtaining ISC3 and Its Costs

The ISC3 model and user's guide are available free of charge from the EPA SCRAM web site (www.epa.gov/scram001/).

Climatological Dispersion Model (CDM 2.0)

The CDM uses average emission rates from multiple point and area sources, and a joint frequency distribution for wind direction, wind speed, and stability to estimate long-term (seasonal to annual) average pollutant concentrations. The primary source of the information provided here is the CDM User's Guide (Irwin, Chico, and Catalano 1985).

Applicability of CDM to Army Nonfacility PM Sources

CDM can be used for up to 200 point sources, 2500 area sources, and an unlimited number of level receptors. The model is applicable to rural or urban areas, flat to gently rolling terrain, and transport of distances less than 50 km. If the goal of modeling is to estimate contributions to annual average PM concentrations, then CDM is a reasonable choice. Most Army nonfacility PM sources, however, have emissions of short duration and have their greatest effect on shorter duration air quality problems such as exceedances of the 24-hour NAAQS for PM10 and PM2.5.

Required Inputs for CDM

For each source, CDM requires the following data:

- Location
- Area source length (area sources only)
- Average emission rate
- Daytime and nighttime emission ratios
- Source height
- Stack diameter (point sources only)
- Stack gas exit velocity (point sources only)
- Stack gas temperature (point sources only).

The meteorological data required for CDM are:

- Joint frequency function of wind direction, wind speed, and stability class (the user has a choice between 16 and 36 wind direction sectors)
- Average wind speed representing each of the six stability classes

- Mean atmospheric temperature
- Mixing heights for each of the six stability classes
- Wind-profile exponents for each stability class.

For receptors, a location is required. Optional data for receptors include the observed concentration of each pollutant, and the height of a receptor above the ground.

Steps and Level of Effort Required To Run CDM

CDM has been compiled to run on any IBM-compatible PC. Model input data files must be created as ASCII text files with a specific format described in the CDM user's guide. Anyone proficient with PCs can operate CDM.

Special Training or Knowledge Required To Run CDM

A general understanding of dispersion models is required to run CDM. Other required information regarding CDM operation can be found in the user's guide.

Outputs of CDM and How To Interpret the Results

The output of CDM can provide the total concentration at each receptor, the contribution of area and point sources for each receptor, the contribution of area and point sources by stability class, and the contribution of area and point sources by wind direction.

Accuracy of CDM

CDM is designed to estimate annual average concentrations, and therefore does not require the level of accuracy necessary for shorter averaging times. CDM does account for buoyancy-induced dispersion, stack-tip downwash, and gradual plume rise. It allows the user to specify a joint wind frequency function based on up to 36 wind direction sectors. Rather than accounting for wet and dry deposition, a simple exponential decay model is available for pollutant removal.

Advantages and Drawbacks of CDM

CDM is a long-term model for evaluating the effects of multiple point and area sources within 25 km. It requires very little computational effort to determine

annual average concentrations for multiple sources and receptors. For calculating annual average concentrations, it may be much more efficient than simulating an entire year with a more complex model.

Probability of the Results of CDM Being Accepted by Regulators

The CDM model is included in Appendix A of the EPA Guideline on Air Quality Modeling (40 CFR Part 51, Appendix W).

Procedure for Obtaining CDM and Its Cost

CDM and its user's guide are available free of charge from the EPA SCRAM web site (www.epa.gov/scram001/).

Gaussian-Plume Multiple Source Air Quality Algorithm (RAM)

RAM is a steady-state Gaussian-plume model for estimating concentrations of relatively stable pollutants over short averaging times (1 hour to 1 day) from point and area sources. The primary source for the information provided here is the RAM User's Guide (Catalano, Turner, and Novak 1987).

Applicability of RAM to Army Nonfacility PM Sources

RAM is applicable for multiple point and area sources, rural and urban areas, flat terrain, transport distances less than 50 km, and 1 hour averaging times.

Required Inputs for RAM

For each point source, RAM requires the following data:

- Location
- Emission rate
- Stack height
- Stack diameter
- Stack gas exit velocity
- Stack gas temperature.

For each area source, RAM requires the following data:

- Location (of the southwest corner)
- Source side length
- Emission rate of the total area

- Effective area source height
- Area sources.

RAM requires the following meteorology data hourly:

- Power-law wind profile exponents for each stability class
- Anemometer height
- Stability class at the hour of measurement
- Wind speed
- Air temperature
- Wind direction
- · Mixing height.

As an alternative to providing an input file with hourly meteorology data, the results of RAMMET, a meteorology preprocessor for RAM, may be used for meteorology input.

The user may specify the location of up to 180 receptors. Alternatively, up to five radial distances may be provided, in which case RAM generates 36 equally spaced receptors at each radial distance.

Steps and Level of Effort Required To Run RAM

RAM has been compiled to run on any IBM-compatible PC. Model input data files must be created as ASCII text files with a specific format described in the RAM user's guide. Anyone proficient with PCs would be able to operate RAM.

Special Training or Knowledge Required To Run RAM

Other than having a general understanding of dispersion models and reading the user's guide, no special training or knowledge is required to run RAM.

Output of RAM and How To Interpret the Results

The output of RAM includes 1-hour to 24-hour average concentrations at each receptor. Individual source contributions are also included in the output for sources that are labeled as significant in the input file.

Accuracy of RAM

The RAM algorithm is a steady-state Gaussian-plume dispersion model. The wind speed and direction are assumed to be constant for 1 hour. Plume rise is

accounted for with both buoyancy and momentum-based plume rise. The model does not explicitly treat either wet or dry deposition, and any removal of pollutants from the atmosphere is estimated by a simple exponential decay.

Advantages and Drawbacks of RAM

RAM is a useful model for estimating concentrations of relatively stable pollutants such as inert primary PM. It does not, however, account for chemical transformations (i.e., the formation of secondary PM). Also, RAM can only account for wet and dry deposition by using a simple exponential decay function.

Probability of the Results of RAM Being Accepted by Regulators

The RAM model is included in Appendix A of the EPA Guideline on Air Quality Modeling (40 CFR Part 51, Appendix W).

Procedure for Obtaining RAM and Its Costs

RAM and its user's guide are available free of charge from the EPA SCRAM web site (www.epa.gov/scram001/).

Open Burning/Open Detonation Dispersion Model (OBODM)

The OBODM is intended for use in evaluating the potential air quality impacts of the open-air burning and detonation of obsolete munitions and solid propellants. The OBODM is both an emissions model and a dispersion model. To predict downwind air quality impacts of OB/OD operations, it is first necessary to determine the quantities of pollutants released. OBODM can use either theoretical emission factors predicted by a products of combustion model, or empirical emission factors. The dispersion part of the OBODM predicts downwind transport and dispersion of these pollutants using cloud rise and dispersion model algorithms based in part on the EPA's ISC dispersion model.

Applicability of OBODM to Army Nonfacility PM Sources

The OBODM is designed specifically to estimate emissions from OB/OD operations and to predict the downwind transport and dispersion of these pollutants (including PM). The model is applicable to instantaneous (detonation) or quasicontinuous (open-burn) releases from point, volume, or line sources.

Required Inputs for OBODM

The OBODM is a menu-driven model in which the user is presented with separate menus for entering receptor input data, meteorology input data, source input data, and program control data. The receptor menu requires the location of each receptor in Cartesian or polar coordinates and the height of the receptor. The meteorology menus require a data file that contains hourly meteorology data. Wind speed, wind direction, temperature, and the Pasquill Stability Category are required inputs. Other model inputs, such as relative humidity, have default values that can be changed. The meteorology data can be provided in a user-defined format or OBODM will accept meteorological data in an ISC, RAMMET, or MPRM preprocessed format. Source data required by OBODM include the source location, source type (point, volume, line), emission type (instantaneous or continuous), mass of material burned, material heat content, and material burn rate.

Steps and Level of Effort Required To Run OBODM

The OBODM is designed to run on an IBM-compatible PC with a minimum of 505 KB of free conventional memory. The user is required to follow the series of input menus to set up the model inputs and model configuration. The OBODM can be run by someone with moderate computer proficiency.

Special Training or Knowledge Required To Run OBODM

Other than reading the OBODM user's guide and having a general understanding of dispersion models, no special training or knowledge is required to run OBODM.

Output of OBODM and How To Interpret the Results

The output of an OBODM run provides peak concentrations, time-mean concentrations, time-integrated concentrations, and gravitational deposition of PM. The model also produces regulatory output tables with high and second-high data.

Accuracy of OBODM

For PM the OBODM accounts for gravitational deposition. It also allows the user to specify a particle size distribution.

Advantages and Drawbacks of OBODM

The advantages of the OBODM are that it is designed specifically for OB/OD operations and that, in addition to acting as a transport and dispersion model, the OBODM is also an emissions model. A drawback is that the model does not estimate secondary PM.

Probability of the Results of OBODM Being Accepted by Regulators

The OBODM model is not included in Appendix A of the EPA Guideline on Air Quality Modeling (40 CFR Part 51, Appendix W). The dispersion algorithms, however, are based upon the ISC model, which is an EPA-accepted dispersion model.

Procedure for Obtaining OBODM and Its Costs

The OBODM is available free of charge from the EPA SCRAM web site (http://www.epa.gov/scram001/).

Second-order Closure Integrated Puff Model (SCIPUFF)

The SCIPUFF model is an atmospheric dispersion model that uses a collection of Gaussian puffs to represent an arbitrary, three-dimensional, time-dependent concentration. The model uses a second-order turbulence closure theory, which relates the dispersion rate to velocity fluctuation statistics.

Applicability of SCIPUFF to Army Nonfacility PM Sources

The SCIPUFF model is appropriate for modeling both short- and long-range (greater than 50 km) transport, steady or nonsteady state emissions of primary pollutants, and buoyant or neutral sources using time-dependent meteorology data. SCIPUFF does not, however, allow for source types other than point sources.

Required Inputs for SCIPUFF

The SCIPUFF model uses a graphical user interface (GUI) to facilitate the specification of model inputs. For each source, SCIPUFF requires the source location, stack height, emission rate, stack gas exit velocity, and stack gas temperature. A meteorology data file is required that contains hourly wind direction, wind

speed, and temperature data. In addition, precipitation data and terrain data may be provided, if available. For modeling PM, the model allows the user to specify a particle size distribution.

Steps and Level of Effort Required To Run SCIPUFF

The SCIPUFF model is relatively straightforward to set up and run. Anyone proficient with Windows® can operate the model. SCIPUFF is designed to run on a PC, and typical scenarios can be run in less than an hour.

Special Training or Knowledge Required To Run SCIPUFF

The SCIPUFF User's Guide provides sufficient guidance on how to set up and run the SCIPUFF model.

Output of SCIPUFF and How To Interpret the Results

The output of the SCIPUFF model is a graphical representation of the plume dispersion spread across a user-defined domain that can be viewed in a number of different ways. In addition to the average concentration value, the model provides a prediction of the statistical variance in the concentration field resulting from the random fluctuations in the wind field. This allows the user to view a visual representation of the probability that the concentration is greater than a specified value at all points within the modeled domain. An ASCII text file is also generated for each model run that contains the mean concentration and concentration variance at each point in the modeled domain.

Accuracy of SCIPUFF

Several factors contribute to the accuracy of the SCIPUFF model. SCIPUFF allows for puffs to split when they grow too large for a single point of meteorology data to be representative. SCIPUFF accounts for wind shear effects, and dry and wet deposition. Optionally, the model can account for complex terrain effects if the user provides terrain data.

Advantages and Drawbacks of SCIPUFF

Advantages of SCIPUFF are that (1) the graphical user interface makes the model easy to set up and run, and interpretation of the output simple; (2) the relationship between dispersion rate and velocity fluctuation statistics allows the model to estimate probability distributions for predicted concentration values.

The primary drawback of the model for Army nonfacility sources is that the SCIPUFF model is only applicable to point sources.

Probability of the Results of SCIPUFF Being Accepted by Regulators

SCIPUFF has been recommended as an alternative model by the EPA, meaning that it may be used on a case-by-case basis for regulatory applications with approval from a regulatory agency.

Procedure for Obtaining SCIPUFF and Its Costs

The SCIPUFF and user's guide are available free of charge from Titan Systems (http://www.titan.com/systems/scipuff.htm). The publicly available version of SCIPUFF is the same version that is incorporated into the Defense Threat Reduction Agency's Hazard Prediction and Assessment Capability (HPAC).

MESOPUFF

MESOPUFF II is a Gaussian, variable-trajectory, puff superposition model designed to account for the spatial and temporal variations in transport, diffusion, chemical transformation, and removal mechanisms encountered on regional scales (hundreds of kilometers). The primary source of the information provided here is the MESOPUFF II User's Guide (MESOPUFF 1994).

Applicability of MESOPUFF II to Army Nonfacility PM Sources

MESOPUFF II is designed to model the transport and dispersion and to estimate a first-order chemical transformation of five chemical species: sulfur dioxide (SO_2), nitrogen oxides (NO and NO_2), ammonia (NH_3), sulfate (SO_4) and nitrate (NO_3). Secondary fine PM, in the form of sulfate and nitrate aerosols, is among the products of the chemical transformation of these chemical species. The MESOPUFF II model is not applicable to primary PM, however. MESOPUFF II models short duration puffs of emissions rather than a continuous plume (although a continuous plume can be simulated by a series of discrete puffs). The model may be used for multiple point sources, and includes wet and dry deposition and sedimentation. A sister model of MESOPUFF, called INPUFF (instantaneous puff) has been used in the past by the Army to predict concentrations from OB/OD operations of short duration (less than 1 hour). INPUFF is not applicable to area sources, however, which make up most of the source types for Army nonfacility operations.

Required Inputs for MESOPUFF II

The input data required by MESOPUFF II are provided by several preprocessor READ56, READ62, PXTRACT, PMERGE, and MESOPAC II. programs: READ56 and READ62 are preprocessor programs that read and process the twice-daily upper-air wind and temperature sounding data available from the National Climatic Data Center (NCDC) for selected stations. READ56 extracts the data required by MESOPAC II from a TDF5600-formatted NCDC tape, and READ62 extracts the data from the more recent TD6201 NCDC data format. The output from either READ56 or READ62 is used in the MESOPAC II meteorological processing program. PXTRACT extracts precipitation data from NCDC data files, and PMERGE processes and reformats the precipitation data for use in MESOPAC II. MESOPAC II is the meteorological processor program that computes the time and space interpolated fields of the meteorological variables required by MESOPUFF II. MESOPAC II produces a single output file containing gridded meteorological fields, which serves as an input file to MESOPUFF II.

Steps and Level of Effort Required To Run MESOPUFF II

For most practical applications, MESOPUFF II can be run with a 486 PC with 4 MB of memory, 300 to 500 MB of hard disk space, and a tape backup unit. Typical scenarios can require between 2 and 6 hours of processing time per month of simulation on a 486 PC. In addition to the computational time, several preprocessing programs need to be run in order to prepare the meteorological data for MESOPUFF.

Special Training or Knowledge Required To Run MESOPUFF II

The MESOPUFF Users Guide provides limited guidance on how to set up and run the MESOPUFF II model. A background in meteorology or atmospheric modeling would be useful for setting up and running the MESOPUFF model.

Output of MESOPUFF II and How To Interpret the Results

MESOPUFF II creates three output files. PUFFOUT.DAT contains hourly concentration values for gridded as well as individual receptors (in g/m³). FLUXWET.DAT contains hourly gridded and nongridded wet deposition fluxes and FLUXDRY.DAT contains hourly gridded and nongridded dry deposition fluxes (in g/m²/s). A post-processor program called MESOFILE II can be used to summarize the raw output data.

Accuracy of MESOPUFF II

The MESOPUFF II model accounts for the formation of secondary PM using a first-order estimation of the chemical mechanisms involving SO₂, SO₄, NO_x, HNO₃, and NO₃. The chemistry is simplified for use in a dispersion model by using hourly chemical rate constants derived from photochemical model simulations. Dry deposition is treated with the resistance method, and deposition velocities are calculated using land use classification information. Wet deposition can be included if hourly precipitation data are provided.

Advantages and Drawbacks of MESOPUFF II

A significant advantage of MESOPUFF is that it estimates the formation of secondary PM. A significant drawback, however, is that it is not applicable to primary PM. The MESOPUFF model is also more complicated to set up and run.

Probability of the Results of MESOPUFF II Being Accepted by Regulators

The MESOPUFF II model is included in Appendix A of the EPA Guideline on Air Quality Modeling (40 CFR Part 51, Appendix W).

Procedure for Obtaining MESOPUFF II and Its Costs

MESOPUFF II and its user's guide are available free of charge from the EPA SCRAM web site (www.epa.gov/scram001/).

CALPUFF

CALPUFF is a multilayer, multispecies non-steady-state puff dispersion model that can simulate the effects of time- and space-varying meteorological conditions on pollutant transport, transformation, and removal. The primary source of the information provided here is the CALPUFF User's Guide (Scire, Strimaitis, and Yamartino 1999).

Applicability of CALPUFF to Army Nonfacility PM Sources

CALPUFF can be applied to constant or variable emissions from multiple point, line, volume, and area sources. The model is suitable for pollutant transport distances ranging from tens of meters to hundreds of kilometers. Averaging times can range from 1 hour to 1 year. CALPUFF can be applied to inert primary PM

and pollutants subject to chemical conversion to secondary PM, and is also applicable for rough or complex terrain situations.

Required Inputs for CALPUFF

A GUI is available if CALPUFF is run on a PC. The GUI facilitates the process of specifying inputs for CALPUFF and running the model. The following is a summary of the data that must be provided to CALPUFF either through the GUI, input files generated by the user, or input files generated by other preprocessing programs:

- Control variables determining methods for treating chemistry, wet deposition, dry deposition, dispersion, plume rise, complex terrain, and near-field sampling methods
- A list of species names and flags for determining which species are modeled, advected, emitted, and dry deposited
- The geometric mass mean diameter and geometric standard deviation of the PM size distribution (used for dry deposition calculations)
- Other dry deposition parameters including ground resistances, reference pollutant reactivity, and vegetation state
- Wet deposition parameters including scavenging coefficients for each pollutant and precipitation type
- Dispersion and computational parameters:
 - vertical dispersion constants
 - dispersion rate above the boundary layer
 - crossover distance to time-dependent dispersion coefficients
 - land use associated with urban dispersion
 - site characterization parameters for single-point meteorological data files
 - sampling constraints
 - puff-splitting controls
 - plume path coefficients
 - wind speed power-law exponents
 - default temperature gradients
 - wind speed classes
- Point source parameters: location, elevation, stack parameters, emissions, units, building dimensions, and variable emission cycle
- Area source parameters: location, effective height, elevation, initial sigmas, emissions, units, and variable emission cycle
- Line source parameters: location, elevation, line length, buoyancy parameters, release height, emissions, units, variable emissions cycle
- Volume source parameters: location, elevation, effective height, initial size, emissions, units, variable emissions cycle
- Receptor locations and elevations.

The CALPUFF modeling system includes a meteorology data processor called CALMET. CALMET is a meteorological model that develops hourly wind and temperature fields. CALMET can accommodate raw meteorology data from the NCDC. CALMET is also designed to optionally work with a number of meteorology data processing programs including MM4/MM5, the MESOPUFF II meteorology preprocessors, and the Colorado State University Mesoscale Model (CSUMM). Other preprocessing programs can optionally be used to incorporate U.S. Geological Survey (USGS) land use data and terrain elevation data.

Steps and Level of Effort Required To Run CALPUFF

CALPUFF can run on an IBM-compatible PC or can be compiled to run on a Unix platform for larger studies. A GUI is available on the PC platform to facilitate setting up a model run. Typical studies require at least 32 MB of memory. The computational time can vary widely depending on the complexity of the study. For example, a model run involving two sources and 64 receptors required less than 1 minute on a 500 MHz PC, while a more complex visibility study involving 218 sources and 425 receptors simulating a 1-year period required approximately 9 hours of runtime for CALMET and 95 hours for CALPUFF.

In addition to running CALMET and CALPUFF, significant effort may be involved in compiling the required input files either manually or by running additional preprocessing programs. Additional input files include terrain data files, emission data files, deposition velocity files, upper air and surface level meteorology data files, precipitation data files, and numerous others. Numerous processing programs can be used to prepare various data files for CALMET and CALPUFF including an upper air data preprocessor (READ62), a surface meteorology data preprocessor (SMERGE), a precipitation data preprocessor (PMERGE), an emissions preprocessor (EPM), and several others.

Special Training Required To Run CALPUFF

A background in meteorology or atmospheric modeling would be useful for setting up and running the CALPUFF model. The CALPUFF User's Guide provides substantial information on how to set up and run the CALPUFF model. In addition, EarthTech, Inc. in Concord, MA, offers a 3-day training course.

Outputs of the CALPUFF Model

The primary output files from CALPUFF contain either hourly concentrations or hourly deposition fluxes evaluated at selected receptor locations. CALPOST, the CALPUFF post-processing module, is used to process these files, producing tabulations that summarize the results of the simulation. The output summary provided by CALPOST can be customized to analyze the data using different averaging times, or in other ways based on the application.

Accuracy of the CALPUFF Model

The CALPUFF model accounts for the formation of secondary PM using a first-order estimation of the chemical mechanisms involving SO₂, SO₄, NO, NO₂, HNO₃, and NO₃. The chemistry is simplified for use in a dispersion model by using hourly chemical rate constants derived from photochemical model simulations. Dry deposition is treated with the resistance method, and deposition velocities are calculated using land use classification information. Wet deposition can be included if hourly precipitation data is provided.

Advantages and Drawbacks of the CALPUFF Model

The CALPUFF model can be used with a GUI to facilitate the setup and running of the model. The CALPUFF model can also interface with a number of meteorology and land-use preprocessor programs through the CALMET program. The disadvantage of the CALPUFF model is that it may be overly complex and resource intensive for some applications.

Probability of the Results of CALPUFF Being Accepted by Regulators

The CALPUFF model has been improved over the past several years as part of work for the Interagency Workgroup on Air Quality Modeling (IWAQM), U.S. EPA, the U.S. Department of Agriculture (USDA) Forest Service, the Environmental Protection Authority of Victoria (Australia), and private industry in the United States and abroad. The IWAQM has recommended the use of CALMET and CALPUFF models for estimating air quality impacts relative to the NAAQS and PSD increments. The EPA has proposed that the CALPUFF modeling system be included as a guideline model in Appendix A of 40 CFR Part 51, Appendix W (EPA's Guideline on Air Quality Modeling). The EPA is primarily proposing that CALPUFF be used for modeling long-range transport of pollutants.

Procedure for Obtaining CALPUFF and Its Cost

CALPUFF, supporting programs (e.g., CALMET), and user's guides are available free of charge from EarthTech, Inc. at (www.src.com/calpuff/calpuff1.htm).

Electro-Optical Systems Atmospheric Effects Library (EOSAEL) and the Combined Obscuration Model for Battlefield Induced Contaminants (COMBIC) Module

EOSAEL is a collection of computer programs that mathematically describe aspects of electromagnetic propagation in battlefield environments. The COMBIC module simulates the production, transport, diffusion, and nonuniform structure of smoke and dust plumes produced on the battlefield. Specifically, COMBIC predicts the movement of smoke and dust raised by high-energy explosives, vehicular movement, phosphorus and hexachloroethane munitions, diesel oil fires, generator-disseminated fog oil and diesel fuel, and other screening aerosols. Once the plume is generated, COMBIC uses semi-empirical and first-principles physics to compute the influences of wind, humidity, temperature, and pressure on the aerosol yield, puff buoyancy, transport, and diffusion. The output of COMBIC, however, is a description of the extinction (transparency) of electromagnetic propagation between points on a battlefield, which is not relevant for air quality modeling of PM. More information on COMBIC and other EOSAEL modules is available from the EOSAEL web site (www.eosael.com).

Two Air Dispersion Models Proposed

Two dispersion models for assessing ambient air pollution would be added to Appendix A of the EPA's Guideline on Air Quality Models under a 21 April 2000 proposal (65 FR 21,506). Appendix A identifies models and databases that EPA considers acceptable for estimating ambient levels of pollutants. It is used by public agencies and industry to prepare and review new source review permits and revisions to state implementation plans. EPA would replace the Industrial Source Complex (ISC3) model with the American Meteorological Society/Environmental Protection Agency (AMS/EPA) Regulatory Model Improvement Committee (AERMIC) Model (AERMOD). AERMOD is designed to assess pollutant concentrations in urban and rural areas from a variety of sources. ISC3 would be revised by the addition of a new downwash algorithm (PRIME) and would be renamed ISC-PRIME. The other model, CALPUFF, would be a rec-

ommended technique for assessing long-range transport of pollutants and their impacts on Federal Class I areas.

6 Trajectory Models

Trajectory modeling involves identifying the trajectories of air parcels between a source and a receptor. Both forward and reverse trajectories can be computed. Forward trajectory traces the path of emissions from source to receptor, and reverse trajectory traces an air parcel from a receptor backward to where it originated. Trajectories are estimated based on wind measurements at various levels in the atmosphere (Seinfeld 1986). For this review of trajectory models, two models were identified. An intensive search of the Internet did not result in the identification of any additional trajectory models, although others are likely to exist. The two trajectory models that were identified (HYSPLIT and CAPITA) are discussed in the following sections.

Hybrid Single-Particle Lagrangian Integrated Trajectory (HYSPLIT4) Model

The HYSPLIT model is a mesoscale model for computing simple trajectories to complex dispersion and deposition simulations. For simple trajectory modeling, the HYSPLIT4 model can simulate both forward and backward trajectories. The model can compute air concentrations through either of two methods: using a puff model or using a particle model. In the puff method, the source is simulated by releasing pollutant puffs at regular intervals over the duration of the release. The puff is advected according to the trajectory of its center position while the size of the puff expands (both horizontally and vertically) in time to account for the dispersive nature of a turbulent atmosphere. In the particle method, the source can be simulated by releasing many particles over the duration of the release. In addition to the advective motion of each particle, a random component is added to the motion at each time step according to the atmospheric turbulence at the time. Using this method, a cluster of particles released at the same point will expand in space and time simulating the dispersive nature of the atmosphere. The model has the option of combining the puff and particle methods so that puff dispersion is used in the horizontal direction, and random particle advection is used in the vertical direction. This "hybrid" method has been found by the model's developers to be the most accurate. The primary source of the information provided here is the HYSPLIT4 User's Guide (Draxler and Hess 1998) available on the Air Resource Laboratory (ARL) website: www.arl.noaa.gov/data/models/hysplit4/win95/user_man.pdf.

Applicability of the HYSPLIT4 Model to Army Nonfacility Sources

The HYSPLIT4 model is well suited for quick calculations from pollutant point sources. It does not apply to area or line sources. The model is applicable to single point source emissions for forward trajectory modeling, or to a single receptor for backward trajectory modeling.

Required Inputs for HYSPLIT4 and How the Inputs Are Obtained

The meteorological input fields used by HYSPLIT4 are required to be in "ARL packed" format. Gridded meteorological data are available in this format on ARL's HYSPLIT4 web site at www.arl.noaa.gov/ss/models/hysplit.html. Meteorological data that are not available from ARL can be obtained from NCDC. At a minimum, the model requires gridded meteorological data that includes horizontal wind components, temperature, height or pressure, and the pressure at the surface. Moisture and vertical motion are optional and, if wet deposition is to be included, then rainfall data are also required. The model also requires the location, height, and emission rate of the source.

Steps and Level of Effort Required To Run the HYSPLIT4 Model

The HYSPLIT4 model either can be downloaded from the ARL web site, or can be run over the Internet using a Java-enabled browser. The download version requires Windows® 95/98/NT and some additional graphical software (Tk/Tcl, and Ghostscript). Typical scenarios can be modeled in 1 to 3 minutes on a Pentium-class PC. The GUI allows scenarios to be set up and run very easily if the meteorology data for the scenario are available in the ARL format.

Special Training or Knowledge Required To Run the HYSPLIT4 Model

No special training or knowledge is required to run the model. The GUI guides the user through setting up and running the model. This model could be operated by anyone who is proficient in Windows®.

Output of the HYSPLIT4 Model and How To Interpret the Results

The model provides concentration and deposition data for each time step (hourly) along the trajectory path. Animated graphical images of the results are also provided and may be useful for visualizing the trajectory path.

Accuracy of the HYSPLIT4 Model

The HYSPLIT4 model accounts for dry deposition using either an explicitly defined deposition velocity or the resistance method for estimating deposition velocity. Wet deposition can also be accounted for if rainfall data are provided. The model allows wet particle removal to be defined by a scavenging ratio within the cloud and by a scavenging coefficient for pollutants below the cloud base. HYSPLIT trajectory predictions have been compared to balloon paths to test the advection calculations and have performed reasonably well, although a quantitative assessment of the accuracy is not available.

Advantages and Drawbacks of the HYSPLIT4 Model

The GUI and availability of preprocessed gridded meteorological data make the HYSPLIT4 model very easy to use. The model runs quickly and the graphical output makes the results easy to interpret. Drawbacks of the HYSPLIT model are that it only accounts for single-point sources and does not attempt to estimate the formation of secondary PM.

Probability of the Results of HYSPLIT Being Accepted by Regulators

Trajectory models are not included, nor are any being evaluated for inclusion, in the EPA Guidelines in Air Quality Modeling. The use of trajectory models is also discouraged in "Conceptual Model for Ozone and Particulate Matter," produced by EPA (Science and Technical Support Work Group 1997). HYSPLIT has been accepted, however, as a tool for evaluating regional haze in the Big Bend National Park.

Procedure for Obtaining the HYSPLIT4 Model and Its Costs

The HYSPLIT4 model is available free of charge from the ARL web site (www.arl.noaa.gov/ss/models/hysplit.html). From the web site, the model can either be run within a web browser or be downloaded and run locally on a PC with Microsoft® Windows®.

Center for Air Pollution and Trend Analysis (CAPITA) Monte Carlo Model

The CAPITA Monte Carlo model is a simulation of regional scale transport, transformation, and dry and wet deposition. Source emissions are treated as a collection of individual parcels of pollutants that are then subject to transport, transformation, and removal processes. Dispersion among the collection of parcels arises from each parcel being independently subject to mean and random wind components. The model can be used as either a forward or backward trajectory model. The primary source of the information provided here is a report on the CAPITA Monte Carlo web site (Schichtel and Husar 1997).

Applicability of the CAPITA Monte Carlo Model to Army Nonfacility Sources

The CAPITA Monte Carlo model is applicable for modeling the regional effects of a single source of instantaneous or continuous emissions on a regional basis.

Required Inputs for the CAPITA Model and How the Input Data Are Obtained

The PC implementation of the CAPITA Monte Carlo model includes a Eulerian to Lagrangian transformer module to generate a Lagrangian air mass history database from more commonly available meteorology databases. The developers of the CAPITA model have used meteorology data from the National Meteorology Centers Nested Grid Model (NGM) and Colorado State University's Regional Atmospheric Modeling System (RAMS). A GUI in the CAPITA model facilitates the transformation of data to a Lagrangian database.

Steps and Level of Effort Required To Run the CAPITA Model

The model has low computational requirements and is not complicated to set up and run if an acceptable meteorology data file is available to a given application.

Special Training or Knowledge Required To Run the CAPITA Model

No special training or knowledge is required to run the CAPITA model. Proficiency with Windows® is all that is necessary to operate the model.

Output of the CAPITA Model and How To Interpret the Results

Various visual interface screens can be used to interpret the results of the model. The GUI presents the location of the particles at a given time as well as a cross section of the map that displays the height and longitudinal positions of all the particles.

Accuracy of the CAPITA Model

The accuracy of the transport portion of the model is determined by the availability of accurate meteorology data. The deposition mechanisms used in the CAPITA model are based on empirical rate constants derived from observed data.

Advantages and Drawbacks of the CAPITA Model

The model does include mechanisms to estimate chemical transformations, which can be used to model secondary PM. A GUI, visual presentation of results, and low computational requirements are also advantages. Drawbacks include the fact that the model has not been thoroughly evaluated, and the approximation techniques used for chemical transformations (SO₂ to SO₄) may not be easily extendable to include other chemical mechanisms such as ozone formation or secondary PM formation.

Probability of the Results of the CAPITA Model Being Accepted by Regulators

The CAPITA Monte Carlo model has not been tested thoroughly enough at this point to be generally accepted by regulators.

Procedure for Obtaining the CAPITA Model and Its Costs

The CAPITA Monte Carlo Model: PC Implementation is available free of charge on the CAPITA web site (http://capita.wustl.edu/CAPITA/).

7 Measurement of Particulate Matter

Overview

Army installations measure atmospheric PM for many reasons. The installations may be required to perform measurements as part of an operating source permit condition, they may want to gather information showing their contribution to local PM concentrations, or they may want to obtain measurements as an alternative to conservative source estimation methods used to develop their emission inventory.

Several commonly measured characteristics of PM are:

- Mass of PM (TSP, PM10, PM2.5)
- · Particle size distribution of PM
- Chemical species contained in PM (sulfates, nitrates, metals, organic compounds, ammonia, etc.)
- Light reduction by PM (scattering, absorption).

The EPA has or is planning monitoring networks that perform most of these measurement tasks. These EPA-sponsored and -mandated networks were discussed in Chapter 3. The subsequent sections in this chapter contain technical information and references related to available measurement technologies. These sections discuss both generally available technologies and promising research-based technologies.

Federal Reference and Equivalent Methods

The EPA has codified many requirements for PM2.5 and PM10 sampling equipment and methods. The two basic categories of PM samplers are Federal Reference Method (FRM) and Federal Equivalent Method (FEM) samplers. 40 CFR Part 50, Appendix J describes the requirements for PM10 FRM samplers while 40 CFR Part 50, Appendix L describes the requirements for PM2.5 FRM samplers. In addition, 40 CFR Part 53 describes requirements for the classification of both FRM and FEM samplers for all criteria air pollutants including PM10 and PM2.5, and 40 CFR Part 58 contains criteria and requirements for quality

assurance, siting, and operation of all criteria air pollutant samplers, including PM10 and PM2.5 samplers.

A PM10 FRM sampler is a device that draws air through a PM10 particle separator and then a filter, which collects the PM10 fraction. The specifications for PM10 FRM samplers include performance characteristics and operational requirements. These specifications include requirements for sampling filters and the sampler's range, precision, accuracy, flow rate, and operation. FEM PM10 samplers deviate from the PM10 FRM specifications while still producing results that are acceptable to regulators for determining compliance with the PM10 NAAQS. Usually the PM10 FEM samplers are continuous or semi-continuous devices capable of providing PM10 concentration information for averaging periods of 1 hour or less. The operating principle of the most common continuous and semi-continuous PM samplers will be explained later in this chapter.

The specifications for PM2.5 FRM samplers are different in that they include not only performance characteristics and operational requirements but also design specifications. PM2.5 FRM samplers must be designed to collect PM for 24-hour sampling periods on Teflon-membrane filters using a controlled flow rate through the Well Impactor Ninety-Six (WINS) PM2.5 size-selective inlet. The inlet and PM size separation components, filter types, filter cassettes, and internal configuration of the filter holder assemblies are specified by design, with drawings and manufacturing tolerances. Figure 7 is an example of one of these drawings showing the WINS PM2.5 size-selective inlet. Other sampler components and procedures including flow rate control, interface controls, exterior housing, and data acquisition are specified by performance characteristics with test methods to assess the performance.

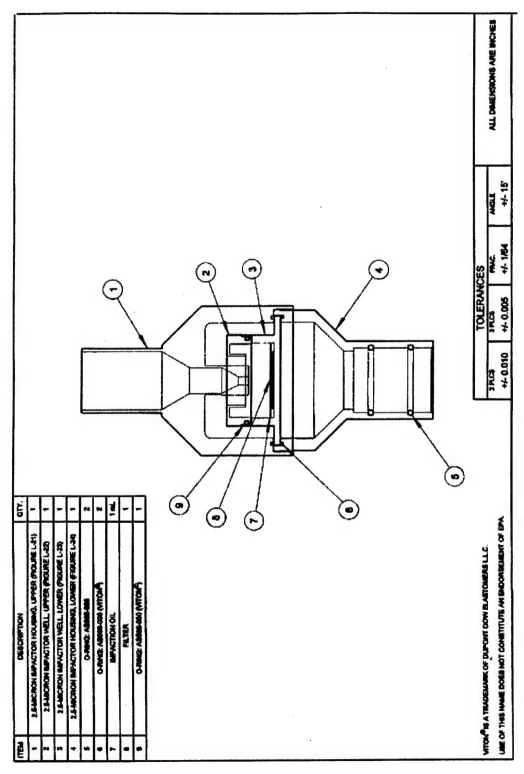


Figure 7. 2.5-micron impactor assembly (40 CFR 50, fig L-20).

Equivalent methods for PM2.5 can significantly differ from the PM2.5 FRM sampler specification. These samplers are not required to be based on filter collection of PM; the idea is to allow the development of new types of PM2.5 measurement technologies capable of achieving the same performance as the FRM PM2.5 samplers. Equivalent methods must demonstrate both measurement capabilities comparable to FRM measurements and similar PM2.5 measurement precision. The requirements that candidate samplers must meet to be designated by EPA as FEM samplers are specified in 40 CFR 53. Three classes of equivalent methods have been established in 40 CFR 53 based on the differences between the candidate PM2.5 method and PM2.5 FRM requirements. All three classes of equivalent methods are acceptable for compliance-related PM2.5 monitoring. However, not all types of equivalent PM2.5 methods may be equally suited to specific PM2.5 monitoring requirements or applications.

Class I equivalent methods are very similar to the PM2.5 FRM, with only minor deviations, and must meet nearly all of the FRM specifications and requirements. Class I FEM requirements for flow rate, inlets, and temperature are identical to FRM requirements. The requirements for designation as a Class I FEM sampler are only slightly more extensive than the designation requirements for PM2.5 FRM samplers. To qualify as a PM2.5 Class I FEM sampler, the sampler must meet the requirements of 40 CFR 53, Subparts C and E.

Class II FEM samplers are filter-based devices used for gravimetric analysis, but otherwise differ substantially from the FRM instruments. Dichotomous samplers (divided into two parts) and high-volume samplers are two types of PM measurement devices that would fall into the Class II designation. The requirements for designation as a Class II FEM sampler may be considerably more extensive than for reference or Class I equivalent methods, depending on the specific differences from the FRM sampler requirements. To qualify as a PM2.5 Class II FEM sampler, the sampler must meet the requirements of 40 CFR 53, Subparts C, E, and F.

Class III FEM samplers include any PM2.5 sampler that cannot qualify as an FRM sampler or a Class I or Class II FEM sampler. Class III FEM samplers have extensive differences from FRM samplers. This class encompasses continuous and semi-continuous PM2.5 samplers and new PM2.5 measurement technologies. The requirements for designation as a Class III sampler are the most extensive but are not explicitly documented in 40 CFR 53. Test procedures and performance criteria will be specified on a case-by-case basis with equivalency to the FRM demonstrated over a wide range of particle size distributions, aerosol compositions, and environmental conditions.

Whenever PM2.5 samplers achieve either FRM or FEM status, the EPA assigns it an FRM or FEM number and a notice is published in the Federal Register. The most current FRM and FEM list can be obtained from the EPA at http://www.epa.gov/ttn/amtic/criteria.html. Table 13 shows PM reference and equivalent methods as of 6 May 2000 (EPA 2000c).

Table 13. List of designated reference and equivalent methods, 9 May 2000.

Particulate Matter – PM10	
Andersen Model RAAS10-100 PM10 Single Channel PM10	Manual Reference Method: RFPS-0699-130
Andersen Model RAAS10-200 PM10 Single Channel PM10 Audit Sampler	Manual Reference Method: RFPS-0699-131
Andersen Model RAAS10-300 PM10 Multi Channel PM10 Sampler	Manual Reference Method: RFPS-0699-132
BGI Incorporated Model PQ100 Air Sampler	Manual Reference Method: RFPS-1298-124
BGI Incorporated Model PQ200 Air Sampler	Manual Reference Method: RFPS-1298-125
Graseby Andersen/GMW Model 1200 High- Volume Air Sampler	Manual Reference Method: RFPS-1287-063
Graseby Andersen/GMW Model 321-B High- Volume Air Sampler	Manual Reference Method: RFPS-1287-064
Graseby Andersen/GMW Model 321-C High- Volume Air Sampler	Manual Reference Method: RFPS-1287-065
Graseby Andersen/GMW Models SA241 and SA241M Dichotomous Sampler	Manual Reference Method: RFPS-0789-073
Graseby Andersen/GMW Model FH621-N Beta Monitor	Automated Equivalent Method: EQPM-0990-076
Met One or Sibata Models BAM/GBAM 1020, BAM/GBAM 1020-1	Automated Equivalent Method: EQPM-0798-122
Oregon DEQ Medium Volume PM10 Sampler. (NOTE: This method is not now commercially available.)	Manual Reference Method: RFPS-0389-071
Rupprecht & Patashnick TEOM Series 1400/1400a PM10 Monitors	Automated Equivalent Method: EQPM-1090-079
Rupprecht & Patashnick Partisol Model 2000 Air Sampler	Manual Reference Method: RFPS-0694-098
Rupprecht and Patashnick Co. Partisol®-FRM Model 2000 PM10 Air Sampler	Manual Reference Method: RFPS-1298-126
Rupprecht and Patashnick Partisol®-Plus Model 2025 PM10 Seq. Air Sampler	Manual Reference Method: RFPS-1298-127
Wedding & Associates' or Thermo Environmental Instruments Inc. Model 600 PM10 High-Volume Sampler	Manual Reference Method: RFPS-1087-062
Wedding & Associates' or Thermo Environmental Instruments Inc. Model 650 PM10 Beta Gauge Automated Particle Sampler	Automated Equivalent Method: EQPM-0391-081

Particulate Matter – PM2.5	
Andersen Model RAAS2.5-200 PM2.5 Ambient Audit Air Sampler	Manual Reference Method: RFPS-0299-128
BGI Inc. Models PQ200 and PQ200A P _{M2.5} Ambient Fine Particle Sampler	Manual Reference Method: RFPS-0498-116
Graseby Andersen Model RAAS2.5-100 PM2.5 Ambient Air Sampler	Manual Reference Method: RFPS-0598-119
Graseby Andersen Model RAAS2.5-300 PM2.5 Sequential Ambient Air Sampler	Manual Reference Method: RFPS-0598-120
Rupprecht & Patashnick Partisol®-FRM Model 2000 Air Sampler	Manual Reference Method: RFPS-0498-117
Rupprecht & Patashnick Partisol® Model 2000 PM2.5 Audit Sampler	Manual Reference Method: RFPS-0499-129
Rupprecht & Patashnick Partisol®-Plus Model 2025 Sequential Air Sampler	Manual Reference Method: RFPS-0498-118
Thermo Environmental Instruments, Incorporated Model 605 "CAPS" Sampler	Manual Reference Method: RFPS-1098-123
URG-MASS100 Single PM 2.5 FRM Sampler	Manual Reference Method: RFPS-0400-135
URG-MASS300 Sequential PM 2.5 FRM Sampler	Manual Reference Method: RFPS-0400-136

Noncontinuous Filter-Based Mass Measurement Systems

Particle filtration samplers consist of size-selective inlets, filter media, filter holders, pumps, and flow controllers. These samplers are sometimes augmented with denuder systems and absorbing materials that capture gases associated with volatile species such as ammonium nitrate and some organic compounds. The dimensions, materials, and construction of these components affect the particles that are measured.

Size-Selective Inlets

The vast majority of size selective inlets use either impactors or cyclones to separate particles at the desired cut-point. Since the NAAQS for PM regulate PM2.5 and PM10, these size-selective inlets are most often designed to separate particles for these two size ranges. Figure 8 shows typical particle size distributions for atmospheric TSP, atmospheric PM10, atmospheric PM2.5, streams exiting a PM10 inlet, and streams exiting a PM2.5 inlet. Figure 8 shows the rather sharp cut-point of both the PM10 and PM2.5 size-selective inlets. The figure also shows the three major size range "modes" of particulates in the atmosphere that were discussed in Chapter 2.

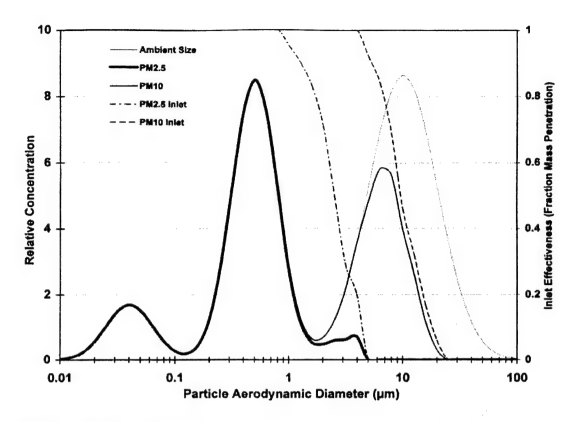


Figure 8. Changes in particle size distribution after passing through PM2.5 and PM10 inlets (Chow and Watson 1998, fig 3-2).

Both impaction and cyclonic particle separation technologies are very sensitive to changes in flow rate. This sensitivity is the primary reason that precise flow control is required for PM samplers using this size separation technology. Flow rate requirements for impaction and cyclonic particle separation devices can range from about 1,000 L/min to <5 L/min. PM sampling devices are commonly categorized based on these flow rate ranges: high-volume (~ 1000 L/min); medium-volume (~100 L/min); low-volume (~10 to 20 L/min); and mini-volume (<5 L/min).

Direct impactor size-selective inlets consist of a series of openings called jets positioned over an impaction plate. The PM contaminated air flows through the jets onto the impaction plate. Those particles that are small enough to follow the streamlines past the impaction plate are then directed to the PM sampler's filter. The larger particles collide with the impaction plate and are collected. Particles must adhere to the impaction plate to maintain sampling effectiveness. Particle re-entrainment from the impaction plates will seriously degrade the performance of impactors. For this reason the impaction plates are often oiled or greased to retain the particles, and the impaction surfaces need to be cleaned regularly.

Virtual impactors used in dichotomous PM samplers operate in a manner similar to direct impactors. Instead of an impactor plate, there is an opening that allows larger particles to follow one sampling line while the smaller particles follow the streamlines to another sampling line.

Cyclonic size-selective inlets use a cyclone to perform particle separation. A cyclone forces an air stream into a circular motion within a cylinder. The motion of the gas stream forces larger particles toward the walls of the cylinder where they are collected. The collection occurs both at the wall surface, which normally has an oiled surface, and in a hopper located below the cylinder. The air stream containing the smaller particles continues toward the filter of the PM sampler. The wall of the cyclone must be cleaned regularly to prevent re-entrainment of particles. Cyclones normally have higher loading capacities than direct impactors due to the larger collection wall area of the cylinder and the storage provided by the hopper.

Flow Control

As mentioned above, the size-selective inlets of PM samplers require carefully controlled flows to maintain the desired cut-point. Flow rates can vary with particulate loading on the filter and changes of atmospheric temperature and pressure. It is important to note that it is the volumetric flow of air that must be controlled and not the mass flow. Flows are usually either controlled by the use of a critical orifice/critical throat design or by some type of feedback mechanism to adjust a pressure drop or pump speed. A critical orifice is simple and inexpensive but requires the pressure downstream of the orifice to be less than 50 percent of the upstream pressure. A PM sampling device using a critical orifice for flow control will require a larger pump. The critical throat design compensates for this somewhat by recovering some of the energy that is expended in back pressure behind a critical orifice (Wedding et al. 1987).

Filters

Particle sampling filters consist of a tightly woven fibrous mat or a plastic membrane that contains microscopic pores. When chemical analysis will accompany mass analysis of a filter, the filter characteristics must be chosen carefully. When several analyses will be done, it will sometimes be necessary to use more than one filter type for sampling. The following filter characteristics are important to consider when selecting filters for compliance measurements:

- Particle sampling efficiency: Filters must be able to remove 99 percent of the particles drawn through them regardless of the particle size distribution or flow rate.
- Mechanical stability: Filters must be able to lie flat, remain in one piece, and provide a good seal with the sampling system to prevent leaks.
- Chemical stability: Filters should not chemically react with deposited particles or absorb gases that are not intended to be collected.
- Temperature stability: Filters should retain their porosity and structure at the temperatures typical of the air stream being sampled.
- Blank concentrations: Filters should not contain significant or highly variable concentrations of the chemicals that the analysis is designed to measure.
- Flow resistance and loading capacity: Filters should allow enough air to flow through them to maintain size-selective inlet flow requirements and to obtain sufficient deposit of particles for analysis.

The most common filter materials are:

- Polytetrafluoroethylene (PTFE; Teflon®) used for mass and element analyses
- Nylon used for nitrate, sulfate, ammonium, sodium, and potassium analyses
- Pre-fired quartz fiber used for total carbon, OC, EC, and carbonate analyses.

Sampling Artifacts, Interferences, and Limitations

This section discusses some of the general difficulties that may be encountered while making PM measurements. Particle and gas removal by inlet surface deposition, nitrate particle volatilization, adsorption of SO₂ and NO₂, OC adsorption and volatilization, liquid water content, electrostatic charge, passive deposition and recirculation, and improper filter handling are all categories of problems with PM sampling. In general, PM2.5 measurements will be more sensitive to these difficulties than PM10 measurements. Many of the biases can be avoided or counteracted with alternative sampling and filter handling techniques (EPA 1999).

Inlet surface deposition

The composition of inlets can negatively affect PM collection, especially when the sampled stream contains gases or volatile species such as ammonium nitrate that must be accounted for. Most samplers are manufactured from aluminum, plastic, or galvanized steel, due to the availability and economy of these materials. These materials can absorb some gases, especially nitric acid, and can change the equilibrium between volatile particles on a filter and the surrounding air.

Nitric acid has a tendency to adhere to surfaces. Surfaces coated with perfluoro-alkoxy (PFA) Teflon® will allow the majority of nitric acid to pass. The aluminum surfaces common to many samplers and inlets, however, have a large capacity (60 – 70 percent) for absorbing nitric acid vapor while transmitting particles with high efficiency (John, Wall, and Ondo 1988). If measurement of nitric acid is important to the sampling program, then coating of the inlet is necessary. In PM samplers designed for chemical speciation of PM, denuders are often used to remove gases that might interfere with the aerosol measurement.

Plastic surfaces can acquire static electrical charges that can attract suspended particles. For most PM samplers, the dimensions of the inlets are sufficiently large that the attraction through this mechanism is negligible (Rogers, Watson, and Mathai 1989).

Nitrate particle volatilization

Loss of nitrate during and after sampling is a well-known PM sampling problem. At temperatures greater than 30 °C, most nitrate will be in the gas phase as $\mathrm{HNO_3}$ (nitric acid), while at temperatures lower than 15 °C, most nitrate will be in the particle phase as ammonium nitrate (NH $_4$ NO $_3$). Amounts of $\mathrm{HNO_3}$ and $\mathrm{NH_4}$ NO $_3$ will vary between these two temperatures. Relative humidity and concentrations of ammonia and nitric acid gases also affect this equilibrium, but temperature is by far the most important variable. When air temperature changes during sampling, some of the NH $_4$ NO $_3$ already collected on the filter can volatilize. Nitrate volatilization is minimized when ambient temperatures are low and with proper ventilation of the sampler housing.

Nitrate losses can also occur after sampling and prior to filter weighing or chemical analysis. Losses of nitrate, ammonium, and chloride from glass and quartz-fiber filters that were stored in unsealed containers at ambient air temperatures for 2 to 4 weeks prior to analysis exceeded 50 percent (Witz et al. 1990). Storing filters in sealed containers and under refrigeration will minimize these losses.

Filter media artifacts

A filter media artifact is a positive mass change caused by the oxidation of acid gases (e.g., SO₂, NO₂) or by retention of gaseous HNO₃ on the surface of alkaline (e.g., glass fiber) or other filter types. These biases can be greatly reduced by use of filters that pass the filter acceptance requirements for alkalinity of less than

25 micro-equivalents per gram typical of Teflon-membrane and quartz-fiber filter materials.

Another effective mechanism for reducing filter artifacts is the use of an appropriate denuder for acid gases in front of the filter. If the denuder is not properly maintained or replaced on a regular preventative schedule, however, acid gas breakthrough and the potential for artifact formation may occur.

Conversion of SO_2 on nylon filters has been shown to be highly variable and dependent on sampling conditions (Chan, Orr, and Chung 1986). The extent of the conversion of SO_2 to sulfate on Nylasorb nylon filters was found to depend on both the concentration of SO_2 and the relative humidity. The conversion was higher at lower SO_2 concentrations. More recent work done to test the sorption of SO_2 on various filter types has shown the artifact formation for Teflon® and quartz fiber filters to be insignificant (Batterman, Osak, and Gelman 1997).

Organic carbon adsorption and volatilization

The adsorption of organic gases onto filters during sampling can introduce positive weight biases, while the volatilization of organic species collected on filters can introduce negative weight biases. Gas adsorption depends on both the filter material and the sampling environmental conditions (temperature, relative humidity, partial pressure of particle precursor gases, and flow rate). Volatilization depends more on sampling environmental conditions and not on filter media. It is not yet known which of these competing processes predominate under particular sampling conditions.

The capability for determination of semivolatile organic aerosols will be added to the EPA's routine speciation program as the technology further develops and is validated for routine use. The approach to be used by a routine speciation program to correct for these artifacts during the collection of particulate OC, will be to incorporate the use of a diffusion denuder to remove the gas phase organic compounds (including volatile organic and semivolatile organic compounds) prior to the collection of particles on a single quartz filter. A post-filter sorbent material like XAD-4 will also be necessary to collect the gas phase semivolatile organic compounds volatilized from the particulate and the filter medium. The candidate speciation samplers have been designed to accommodate the necessary components as they are developed (EPA 1999).

If the determination of semivolatile organics is required to fulfill the objectives of nonroutine sampling, the analysis of the gas-phase semivolatile organics collected by the denuder, in addition to the quartz filter and post-filter sorbent, will be necessary.

Sample moisture

The importance of liquid water content in ambient PM measurement has been recognized for a long time. As ambient relative humidity exceeds 70 percent, particle growth due to accumulation of moisture becomes significant. Theoretical calculation or experimental measurement of aerosol liquid content is complicated because growth rates vary with aerosol composition, ambient relative humidity, and surface tension.

Both the current PM10 and PM2.5 FRMs require filter equilibrium at a low relative humidity prior to weighing. This procedure represents a compromise between minimizing the effects of humidity and the volatilization of semivolatile compounds on the PM collected on the filter surface.

Electrostatic charge

One potential problem with weighing filters on a microbalance is electrostatic charge buildup on the filter. Electrostatic charge is the accumulation of electrical charges on a nonconductive, dielectric surface such as the surface of a Teflon®-membrane or polycarbonate-membrane filter. The residual charge on a filter can produce a force between the filter on the microbalance weighing pan and the metal casing of the microbalance. Since this force is independent of the weight of the filter and PM, this force can bias mass measurements (Feeney et al. 1984). As electrostatic charges build up during the weighing session, the readout of the microbalance can become increasingly unstable.

One method for minimizing the static charge during gravimetric analysis is the use of radioactive antistatic strips that are placed inside the microbalance chamber prior to weighing. Antistatic solutions can also be used to coat the interior and exterior nonmetallic surfaces of the weighing chamber. This coating increases surface conductivity and facilitates the draining of electrostatic charges from nonmetallic surfaces to metallic surfaces. Earth-grounded conductive mats should also be placed on the weighing table surface and beneath the analyst's feet to reduce electrostatic charge buildup.

Passive deposition and recirculation

Passive deposition of PM is when windblown dust enters the PM sampling device and becomes deposited on the filter either before or after a sampling cycle. This unwanted deposition obviously will positively bias PM mass and chemical measurements. This deposition is normally minimal and depends on local conditions during the specific collection time. Passive deposition can be minimized by more frequent sample filter changing, preloading filters in the laboratory, and transporting unexposed and exposed filter cassettes in covered cassette holders. The magnitude of passive deposition can be estimated by using field blanks, which are filters placed in the sampling system without air being drawn through them.

Recirculation occurs when PM sampler exhaust becomes part of the atmosphere being sampled. The sampling pump exhaust should not have an effect on PM2.5 mass measurements. It can, however, affect carbon and trace metal speciation measurements when pump and armature wear are entrained in the exhaust. Filtering pump exhausts or ducting them away from nearby sampling inlets can minimize this contamination. Also, even though PM2.5 pump exhaust may be adequately filtered, nearby high volume samplers for PM10 or TSP can still affect the PM2.5 mass measurements and require filtration or ducting.

Contamination due to handling

Sampling and laboratory personnel can cause a gain or loss of the collected PM through faulty handling. The proper use of gloves and forceps, however, will greatly reduce the chance of biases introduced by improper handling.

Continuous and Semi-Continuous PM Measurement Systems

These samplers are defined by their ability to provide immediate atmospheric measurements for averaging periods of 1 hour or less. Samplers of this type are used to measure mass concentrations of PM, chemical composition of PM, and precursor gases of PM. When measuring PM, the sampling systems usually contain a size-selective inlet to introduce only the desired PM size category into the analytic portion of the system. These sampling systems range from low-cost/low-resolution devices to high-cost/high-resolution devices designed for research-oriented work.

Many of these devices require some conditioning of the sample stream (i.e., heating, changing pressure, lowering humidity). Changing the temperature, pressure,

or humidity can raise or lower the concentration of volatile and water-soluble species of PM and affect the results. A discussion of how atmospheric conditions affect PM concentrations and size distributions can be found in Chapter 2.

The continuous and semi-continuous samplers that measure PM concentration can be candidates for FEM status. Table 13 shows that some of the FEM samplers for PM10 are continuous. It is very likely that other continuous samplers for both PM10 and PM2.5 will be designated as FEM in the next several years.

Mass and Particle Size

Tapered element oscillating microbalance (TEOM)

The TEOM® collects PM on a filter mounted to the narrow end of a hollow tapered tube (Patashnick and Rupprecht 1991). The wide end of the tube is fixed and the narrow end oscillates in response to a constant electric field. The air sample flows through the filter where PM accumulates and then through the hollow tube. The filter and tapered tube act as a simple harmonic oscillator and the angular frequency of the oscillation will vary with the collected PM according to the following equation:

$$\omega = (k/m)^{0.5}$$
 [Eq 16]

where: ω = angular frequency

k = restoring force constant

m = the oscillating mass.

The restoring force constant k can be determined through calibrations with known masses and measured oscillating frequencies. After k is known, a measurement of the oscillating frequency can result in a calculation of the mass of PM.

Because the restoring force constant k is a function of temperature, the temperature of the TEOM® is kept constant. The normal temperature used is 50 °C to prevent the measurement of particle-bound water. At 50 °C most of the NH $_4$ NO $_3$ and some of the volatile organic species will volatilize leading to a negative mass bias. Because of the temperature conditioning, monitored locations and seasons where high levels of NH $_4$ NO $_3$ or organic PM exist do not always show a high correspondence between the TEOM® and manual filter-based measurements (Allen et al. 1997).

The TEOM* is capable of collecting no more than 10 mg of PM. It operates under flow rates of 0.5 to 5 L/min and has size-selective inlets for TSP, PM10, PM2.5, and PM1.0. It can provide averaging times from 5 minutes to 24 hours. The TEOM* has been designated as an FRM for PM10.

Piezoelectric microbalance

A piezoelectric microbalance uses piezoelectric crystals to measure the mass of PM deposited on the crystal. The resonant frequency of a piezoelectric crystal excited by the application of alternating voltage is well-defined and stable. These frequencies are a function of mass and are capable of measuring very small changes in mass. A piezoelectric microbalance compares the difference in frequency between a crystal with and one without deposited PM. This comparison compensates for temperature effects on the resonant frequency.

A piezoelectric microbalance deposits particles on the crystal either by electrostatic precipitation or impaction. The collection efficiency of the PM deposition process needs to be known for quantitative measurements. The sensitivity of the quartz crystals used in piezoelectric microbalances allows measurements of typical PM atmospheric concentrations to within a few percent in less than 1 minute (Olin and Sem 1971). These devices are most often used for specialized projects within the R&D community.

Beta attenuation monitor (BAM)

A BAM measures the attenuation (reduction) of beta radiation as it penetrates a filter with PM deposits (Wedding and Weigand 1993). Particles are collected on a portion of filter tape. A beta radiation source emits beta particles toward the filter tape and a detector measures the amount of beta radiation passing through the tape. The intensity of the beta radiation is attenuated both by the filter and the PM deposited on the filter. The attenuation of the beta radiation is fairly proportional to mass; therefore, the measurement of this attenuation can be related to the mass of PM on the filter tape. The amount of beta attenuation is related to the composition of the PM, and if the calibration standard composition is greatly different than the ambient PM, a biased measurement could occur.

A typical BAM will use a 1-hour averaging period and sample PM at ambient temperatures and relative humidity. Sampling under these conditions will not cause the volatilization of ammonium nitrate and organic compounds, but it will favor the sampling of liquid water associated with water-soluble species at high humidity. Under high humidity conditions, therefore, BAMs can have a positive mass bias. Several BAMs have been designated as FRMs for PM10 (EPA 2000c).

Pressure drop tape sampler

A continuous ambient mass monitor system (CAMMS) was recently developed at Harvard University (Babich et al. 2000). The CAMMS is based on measuring the pressure drop across a porous membrane filter (FluoroporeTM, Millipore Corporation, Bedford, MA) and the pressure drop is linearly related to the mass of PM deposited on the filter. The monitor consists of a size-selective inlet, a FluoroporeTM filter tape, a filter tape transport system to allow several weeks of unattended sampling, a system to measure the pressure drop across the filter, a diffusion dryer to remove particle-bound liquid water, and an air sampling pump. The CAMMS is not commercially available.

Visible Light Scattering

Particle light scattering occurs when light is diverted from its path by its interaction with matter. The amount of scattering due to PM in air is a function of the number of particles, the size of the particles, and the composition of the particles. Chapter 2 contains a discussion of light scattering in the atmosphere. Several types of PM monitors that use light scattering are discussed in this section.

Nephelometer

Nephelometers measure light scattering of air samples in an optical chamber. The air sample is irradiated from one side with visible light, and the amount of light scattered is measured by one or more photomultiplier tubes. The light used is usually monochromatic and occasionally several monochromatic wavelengths are used. Most devices are designed to measure and integrate as much of the light scattered by gases and particles as possible. Usually calibration is achieved through the use of clean air and various dense gases with known Rayleigh scattering properties. Averaging periods vary from ~ 1 second to several minutes. A comprehensive review of nephelometer designs and applications can be found in a 1996 journal article (Heintzenberg and Charlson 1996).

Nephelometers are often used to indicate visibility. They provide a direct measurement of the scattering coefficient and can provide a measurement of PM related scattering by subtracting the Rayleigh scattering component of the total measurement. When these instruments are used for visibility measurements, it

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is important to include the contribution of liquid water associated with particles and water molecules. It is important, therefore, to eliminate temperature and pressure changes in the air stream before scattering measurements are made.

Light scattering is often highly correlated with mass concentration of PM, and many integrated nephelometers use this correlation to report mass concentrations of PM. The exact nature of this correlation, however, depends on particle size, shape, and composition and will vary between locations and seasons. Under very humid conditions, light scattering by PM can be exaggerated as ultrafine, water-soluble particles absorb water and grow to sizes where they scatter light more efficiently. Therefore, sampling systems using a nephelometer to measure mass will often heat the air stream to remove liquid water from the hygroscopic particles. In practice, the relationship between nephelometer readings and mass concentration of PM is often empirically determined by collocating nephelometers with filter-based samplers and comparing the measurements.

Optical particle counter (OPC)

OPCs measure light scattering properties of individual particles to detect the number and sizes of particles in a sample. OPCs illuminate a small sample of air with a visible light wavelength laser. Sensitive detectors measure the light scattered by individual particles. The detectors produce an electronic pulse with a magnitude that is proportional to the intensity of the scattered light. Since the intensity of light scattered by particles can be correlated with the size of a particle, an OPC can not only count particles but also provide size information about all the particles that are counted. Typically OPCs can detect particles in the size range from 0.2 to 30 μ m. OPCs are commonly used for certification and measurement of particle contamination in cleanrooms and are not often used for routine monitoring of PM in ambient air.

Calibration of OPCs is normally achieved by using National Institute of Standards and Health (NIOSH) traceable polystyrene spheres of known diameter. The accuracy of OPCs depends on particle composition and shape (Buettner 1990). These issues have been discussed for atmospheric particles (Hindman et al. 1978; Hering and McMurry 1991). A NASA study reports large variations between measurements of the same air sample by OPCs from different manufacturers and broad, sometimes multimodal pulse height distributions for measurements of particles with very tight particle-size distributions (Mogan 1997).

Condensation nuclei counter (CNC)

CNCs count ultrafine particles by causing them to grow in size so they can be detected by light scattering of the enlarged particles (Sinclair and Hoopes 1975). Particles are enlarged by first passing the air stream through a heated chamber where a saturated atmosphere of alcohol vapors is created and then passing the air stream into a cooled chamber where the alcohol vapors condense onto the particles in the super-saturated atmosphere. After condensation has occurred, the particles are detected with an OPC. CNCs operate in two modes: counting and photometric modes. In the counting mode, each scattered light pulse is measured. When particle concentrations exceed about 1000 particles/cm³, however, the ability of an OPC to distinguish individual particles degrades and the OPC then must use the photometric mode where the OPC measures the total scattering from all particles as an indicator of the particle count.

OPCs detect particles in the 0.003 to 1 μm -diameter size range. They are the most practical instruments for determining a number concentration of ultrafine particles. They are not, however, useful for determining PM2.5 or PM10 mass concentration values because of their inability to size particles and their inability to be used for particles larger than 1 μm in diameter.

Aerodynamic particle sizer (APS)

The APS measures light scattering and time-of-flight of individual particles (Wilson and Liu 1980). The APS accelerates the sampled air stream in a converging nozzle. Particles with higher mass reach lower velocities than those with lower mass. Each particle is detected by laser scattering at the start and end of a fixed path length. The time it takes the particle to complete this path is know as the "time-of-flight" and is proportional to the particle mass.

The APS measures particles with diameters of 0.5 to 30 μm . The aerodynamic diameter determined by the APS differs somewhat from the standard definition. This value can be adjusted, however, for particle density, ambient gas density, and ambient air viscosity (Baron 1986).

Older APS systems suffered from phantom particle counts and coincidence particle counts where it was difficult to track a single particle because of higher particle densities. These problems have been partially resolved using overlapping laser light paths that produce a single bimodal scattering pulse as a particle transverses these overlapping beams (TSI 1996).

Light detection and ranging (LIDAR)

LIDAR measures backscattering from a pulsed laser light source directed into the atmosphere (Grant 1995). LIDAR has many uses including vehicle speed detection, measurement of wind speed, measurement of atmospheric gases, and measurements of atmospheric aerosols. Aerosol LIDAR uses a single wavelength of light and measures the backscatter caused by air molecules and aerosols. The scattered light will arrive at the detector at different times corresponding to the distance where the backscattering occurred. The intensity of the backscattered light will indirectly correspond to the concentration of particles at different distances. This results in a profile of aerosol distribution along the path of the laser light. The changes that occur between different pulses of light for the same distance will indicate temporal changes of aerosols in the atmosphere. A complicating factor of this technology is that the intensity of the backscattered radiation is a function of both the backscattering coefficient at the point of backscattering and the extinction coefficient of the entire atmosphere between the LIDAR and the point of backscattering. These two atmospheric parameters cannot be solved simultaneously without additional assumptions being made. Because the relationship between backscatter intensity and particle concentration is not direct, aerosol LIDAR cannot be used to determine mass concentration of PM.

Electrical Mobility

Charged particles placed in an atmosphere with an applied voltage will have a force applied to them. Electrical mobility refers to the relative acceleration or terminal speed these particles can achieve. Smaller particles will achieve a greater speed (greater electrical mobility) than larger particles. This property of charged particles can be used to separate different sizes of particles in an electrical mobility analyzer.

An early design of an electrical mobility analyzer was the electrical aerosol analyzer (EAA) (Liu, Whitby, and Pui 1974). EAAs were typically operated with around 10 size channels covering a particle diameter range of 0.01 to 1.0 μ m. These devices would positively charge particles and then place them into a particle classifier consisting of an inner and outer cylinder. The outer cylinder was grounded, and a negative voltage was applied to the inner cylinder. As the particles traveled through the classifier, the smaller more mobile particles would deposit on the inner cylinder. The remaining particles were usually detected by measuring the electrical current produced by the particles. Particle size ranges were measured by changing the voltage applied to the inner cylinder in steps.

An improvement on the original EAA design was to configure the particle classifier so that only a distinct particle size range is detected. This is normally achieved by placing a slit partially down the inner cylinder of the classifier. In this design, smaller particles are deposited on the inner cylinder as in the EAA, but only a small size range of particles enter the slit with larger particles continuing past. Different size ranges will be detected depending on the flow rate and the voltage applied between the two cylinders. This type of device is often called a differential mobility analyzer (DMA).

The use of DMAs allows a much larger number of particle size channels to be measured but also adds to the time needed to detect the particle current of each particle size range. For this reason, DMAs are sometimes combined with CNCs to reduce the analysis time. In this configuration, particles are first classified by the DMA and then counted using a CNC. The CNC counting can reduce measurement times by an order of magnitude. Another recent improvement to reduce sampling times was achieved through scanning the inner cylinder voltage instead of discretely stepping through the voltage range (Wang and Flagan 1990).

Visible Light Absorption

Particles containing EC account for a large majority of the visible light absorbed by PM. These types of particles are generally dark in color and are sometimes referred to as soot. EC-bearing particles are most often generated from anthropogenic combustion sources. Chapter 2 contains more information about EC and light absorption in the atmosphere.

The amount of light absorbed by PM is primarily a function of the amount of EC found in the PM. Several PM monitors measure light absorption to indicate the amount of EC found in the atmosphere. There are two basic types of these monitors. One type of monitor measures changes in light attenuation through a filter containing a PM sample, while the other type uses the principles of photoacoustic spectroscopy to measure absorption of visible light by PM.

Measurement of light attenuation through a filter has been used as an indicator of air pollution since the early 1950s. The coefficient of haze measurement system is a well-known example of this type of device (Lodge 1989). In the devices designed to measure light absorption by PM, both the light transmitted through the PM-contaminated filter and the light scattered by particles or by the filter are collected and measured. The difference between light measurements of clean and PM-contaminated filters is the light absorbed by the PM on the filter.

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Continuous versions of this type of sampler use a filter tape where the tape is occasionally moved so that different portions of the tape are exposed to PM at different times. The aethalometer, which continuously collects PM on a quartz filter tape, is an example of this type of device (Hansen, Rosen, and Novakov 1984).

Acoustic spectroscopy is another method for measuring visible light absorption by PM. Particles that absorb light will instantaneously produce heat that warms the surrounding gases. If the light is pulsed, then a sound wave of the same frequency as the light pulsations will be created, and this sound wave can be detected by a microphone (Pao 1977). This amplitude of the sound wave is related to the amount of light absorbed and therefore to the amount of light absorbing material. Although these devices have shown promise in the laboratory, they have not yet become practical enough to supplant devices such as the aethalometer for ordinary monitoring activities.

Chemical Speciation

Single particle mass spectrometers

Various configurations of continuous single particle mass spectrometers have been developed in the last decade (Mansoori, Johnston, and Wexler 1994; Murphy and Thomson 1994, 1995; Nordmeyer and Prather 1994; Prather, Nordmeyer, and Salt 1994; Carson et al. 1995; Johnston and Drexler 1995; Noble and Prather 1996, 1998). These devices are all capable of analyzing the size and composition of individual particles. Smaller and more portable instruments are being developed (Gard et al. 1997). A project funded by the Strategic Environmental Research and Development Program (SERDP) is looking at a single particle mass spectrometer technology called the aerosol time-of-flight mass spectrometer (ATOFMS) as a method for measuring PM emissions from DOD sources (SERDP 2000).

In these instruments, particles are introduced into a vacuum where the presence of the particle is detected through scattering from a visible light laser beam. The scattering from the particle is also used to determine the size of the particle. The instrument will size the particle using OPC or APS techniques. When a particle is detected, a high-energy laser pulse ablates and partially ionizes the particle. The ions are detected and analyzed by a time-of-flight mass spectrometer. The particle is in the vacuum for only several microseconds; therefore, the effect of the vacuum on the particle's size or composition is minimized. These devices have just recently been made available through commercial vendors.

Carbon analyzer

In the laboratory, methods to determine OC and EC in PM based on their thermal and oxidative properties are common (Chow et al. 1993). The section later in this chapter on laboratory techniques covers these procedures for analyzing carbon content of PM. Continuous methods using these principles have been under development since the 1990s (Turpin, Cary, and Huntzicker 1990). Monitors of this type are available commercially.

Sulfur analyzer

Continuous sulfur monitors normally first remove gaseous sulfur compounds from the sampling stream and then analyze only the sulfur found in the PM (Huntzicker, Hoffman, and Ling 1978; Tanner et al. 1980). The sulfur content is measured by a flame photometric detector. The detector measures the chemiluminescence of excited state S_2 molecules that are produced when the sample is introduced into a hydrogen-air flame. Continuous sulfur monitoring devices are available commercially through several vendors. Some of these devices actually use the method described in the next paragraph for continuous nitrate analysis.

Nitrate analyzer

A relatively new method for continuous nitrate analysis has become available (Hering 1997). The Automated Particle Nitrate Monitor (APNM) collects particles using a humidified impaction process that causes ultrafine hygroscopic nitrate particles to grow and be collected along with larger particles. After a large enough sample of PM is collected, the cell where the particles were collected is purged with N_2 , and the PM is flashed through the application of a high current. The flashing process converts the nitrate to NO_x , which is then analyzed with a chemiluminescent analyzer. This type of analyzer is commercially available for both nitrate and sulfate analysis.

Laboratory Techniques for Speciation

The amount of PM deposited on a filter during a sampling cycle is small. The typical mass loadings on filters from low and medium volume samplers are less than 5 mg, and many of the chemical species of interest must be measured when less than 1 μ g is present in the deposit. If chemical speciation analyses are to be performed, the sampling durations and flow rates must be sufficient to collect enough PM for the intended analyses. The principles, procedures, and results

from laboratory methods for speciation of PM are explained in several sources (Lodge 1989; EPA 1999d, 1999e).

The methods used for analyses of the filter media include gravimetry (electromicrobalance) for mass and various instrumental methods for determining the chemical composition of the particles. In addition to chemical analyses, special measurement needs may include determining particle size and morphology through optical and/or electron microscopy.

The EPA has a network of PM2.5 speciation samplers called National Air Monitoring Stations (NAMS). This network is designed to track trends in the chemical makeup of PM in the atmosphere and to collect samples for common speciation analyses. Figure 9 is a flow diagram of filter processing and analysis activities for the NAMS. Most of this section will be devoted to PM speciation analyses and methods related to the NAMS network.

The most commonly applied aerosol analyses methods can be divided into the following categories: mass, elements, ions, and carbon. It is possible to obtain several different analyses from the same substrate, but not possible to obtain all desired chemical species from a single substrate; therefore, the appropriate filter media, sampling hardware, and analysis methods must be combined. The actual chemical species analyses performed will depend on the study objectives and sources in an area. The following sections outline the filter analysis methods for the target chemical species categories of elements, ions, OC, and semi-volatile organic compounds.

Elements

X-ray fluorescence (XRF) is the method chosen to characterize the elemental composition of the aerosol deposits on PTFE filters for the routine PM2.5 NAMS chemical speciation program. Details of this method can be found in the EPA's Compendium of Method for the Determination of Inorganic Compounds in Ambient Air as Method IO-3.3 (EPA 1999e). This method's strong points include a small PM mass requirement, little sample preparation time, and the fact that the sample is left virtually intact and can be submitted for further analysis by other methods. Typical XRF analyses, however, place the PM sample in a vacuum where volatile organic and nitrate compounds may volatilize.

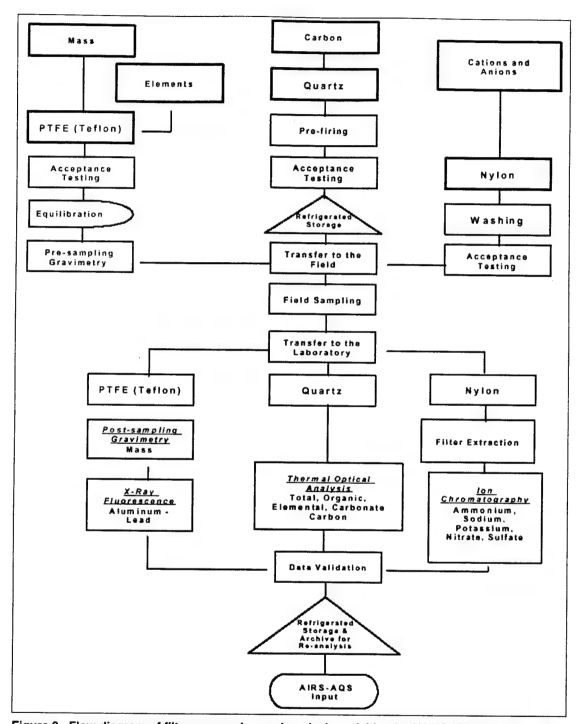


Figure 9. Flow diagram of filter processing and analysis activities for NAMS (EPA 1999, fig 7-2).

In XRF the filter deposit is irradiated by high energy X-rays, which causes the ejection of inner shell electrons from the atoms in the sample. When a higher energy electron drops into the vacant lower energy orbital, a fluorescent X-ray photon is released. The energy of this photon is unique to each element, and the

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number of photons is proportional to the concentration of the element. Concentrations are determined by comparing photon counts for a sample with those obtained from thin-film standards of known concentration.

The type of filter is important and thin membrane filters (PTFE) are required so that the background is low and penetration of particles into the matrix of the filter is small. XRF provides rapid, simultaneous, and nondestructive detection of the target elements from aluminum to lead. Advantages of using XRF are the quantitative analysis of bulk elemental composition, the ability to perform trace level particulate analysis with sensitivity to ppm levels, and the availability of instrumentation.

The sensitivity of this method is on the order of a few ng/m³ for 24-hour samples (flow rates of 10–20 liters per minute). Even with this level of sensitivity, environmental samples often have elemental measurements below the detection limit of this method. Thus, analytical uncertainties can have a significant impact on the quality of the data analysis, such as for source apportionment studies.

lons

Aerosol ions refer to chemical compounds that are soluble in water. The watersoluble portion of PM associates itself with liquid water in the atmosphere when relative humidity increases, thereby changing the light scattering properties of these particles. Gaseous precursors can also be converted to their ionic counterparts when they interact with chemicals impregnated on the filter material.

Polyatomic ions such as sulfate, nitrate, and ammonium are quantified by methods such as ion chromatography (IC). Simple ions (e.g., chloride and fluoride) may also be measured by IC along with the polyatomic ions, although atomic adsorption spectrophotometry (AAS) and automated colorimetric analysis (AC) are often used also. IC is the method used for IMPROVE and chosen for the PM2.5 NAMS speciation program for the analysis of the target cations (ammonium, sodium, and potassium) and anions (nitrate and sulfate).

IC can be used for anions (fluoride, phosphate, chloride, nitrate, sulfate) and cations (potassium, ammonium, sodium) by using separate columns. All ion analysis methods require a fraction of the filter to be extracted in deionized distilled water and then filtered to remove insoluble residues prior to analysis. In IC, the sample extract passes through an ion-exchange column, which separates the ions for individual quantification, usually by an electroconductivity detector.

The anions are separated when passed through a resin consisting of polymer beads coated with quaternary ammonium active sites. The separation is a result of the different affinities of the anions for these sites. After separation and prior to detection, the column effluent and anions enter a suppressor column where the cations are exchanged for H + ions. Species are then detected as their acids by a conductivity meter. The ions are identified by their elution/retention times and are quantified by the conductivity peak area or peak height. The IC is especially desirable for particulate samples because it provides results for several ions with a single analysis, has low detection limits, and uses a small portion of the filter extract.

The cations are analyzed in the same manner except the sample extract passes through a surface-sulfonated ion exchange resin where separation occurs. After separation and prior to detection, the cations enter a suppressor column where all the anions are exchanged for OH ions. The species are then detected as their bases (hydroxides) by a conductivity meter. Concentrations of ions and cations are proportional to the conductivity changes.

Carbonaceous Aerosols

Three classes of PM carbon are typically measured: (1) organic, volatilized, or non-light absorbing carbon, (2) elemental or light-absorbing carbon, and (3) carbonate carbon. Carbonate-source carbon (i.e., potassium carbonate $[K_2CO_3]$, sodium carbonate $[Na_2CO_3]$, magnesium carbonate $[MgCO_3]$, calcium carbonate $[CaCO_3]$) may be specifically determined from a second section of the filter after its acidification. Without acidification, the determination of carbonate carbon is not specific and is detected as either OC or EC.

Two thermal-optical methods currently in use for the analysis of carbonaceous aerosols are thermal/optical reflectance (TOR) and thermal optical analysis (TOA). The measurement principle is fundamentally the same, but the methods differ with respect to calibration, analysis time, temperature ramping and settings, types of carbon speciated, and pyrolysis correction technique.

For the NAMS chemical speciation program, total, organic, elemental, and carbonate carbon will be determined by TOA instrumentation specified in NIOSH Method 5040 (NIOSH 1996). The thermal-optical method is applicable to non-volatile, carbon-containing species only. Thermal-optical analyzers are practical, economical, and are routinely used for environmental and occupational monitoring of carbonaceous aerosols.

Figure 10 is a schematic of the thermal-optical analyzer evaluated by NIOSH researchers, and Figure 11 shows an example of the instrument's output, called a "thermogram." The traces appearing in the thermogram correspond to temperature, filter transmittance, and detector response of the flame ionization detector. Thermal-optical analyzers operate by liberating carbon compounds under different temperature and oxidation environments. A small portion (or punch) is taken from a quartz-fiber filter sample and placed in the sample oven. The oven is purged with helium and the temperature is then stepped to a preset value. Volatilized compounds are converted to CO_2 in an oxidizer oven (MnO_2 at 870 °C or higher), the CO_2 is subsequently reduced to methane (CH_4) in a methanator (nickel-impregnated firebrick heated to ~550 °C in a stream of hydrogen), and CH_4 is quantified by a flame ionization detector (FID). In the second part of the analysis, an oxygen-helium mix is introduced and the remaining carbon is removed through combustion and quantified in the same manner.

In general, thermal-optical methods classify carbon as "organic" or "elemental." OC is carbon that is volatilized in helium as the temperature is stepped to a preset maximum (850 °C). EC is light-absorbing carbon and any non-light absorbing carbon evolved after pyrolysis correction. EC is evolved in the second part of the analysis when the temperature is lowered, a 2 percent oxygen/98 percent helium mix is introduced, and the temperature is then stepped to a maximum of 940 °C. At the end of the analysis, a calibration gas standard (CH₄) is injected.

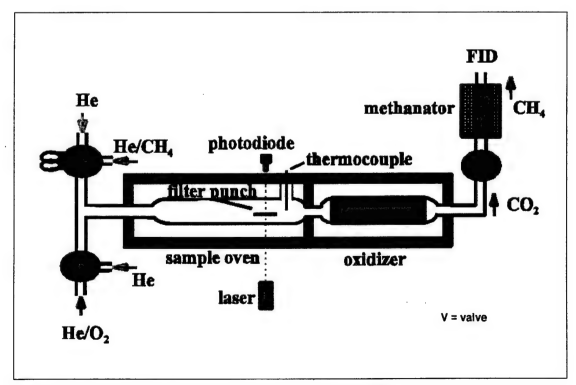


Figure 10. Schematic of thermal-optical instrument (NIOSH 1996).

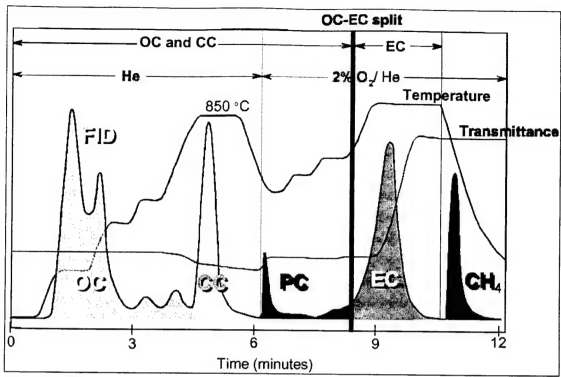


Figure 11. Thermogram for a sample containing organic, carbonate, pyrolytic, and elemental carbon (OC, CC, PC, and EC). The last peak is the methane calibration peak (NIOSH 1996).

Depending on the sampling environment, carbonates [e.g., potassium carbonate (K_2CO_3), sodium carbonate (Na_2CO_3), magnesium carbonate (Na_2CO_3), calcium carbonate (Na_2CO_3) also may be present in the sample. NIOSH Method 5040 quantifies carbonate-source carbon as organic since carbonates decompose during the first part of the analysis when the sample is exposed to 850 °C in a helium-only atmosphere. To quantify carbonate carbon, a second portion of the filter sample is analyzed after its acidification, which removes the carbonates from the filter. Carbonate is taken as the difference between the pre-and post-acidification results. Alternatively, carbonate carbon in a simple carbonate (i.e., not a bicarbonate) can be estimated by integrating the carbonate peak (typically the fourth peak in a thermogram). Typically, carbonate carbon is not speciated in environmental samples because it has been found to constitute less than 5 percent of the total carbon in most samples (Chow et al. 1993).

It is important to remember that EC and OC have meaning only in the operational sense. That is, results reflect the method used and the appropriateness of a method depends on its purpose. Operational methods differ from those used for specific, identifiable analytes (e.g., sulfate or sulfur), where a well-defined entity is quantified and laboratory standards are available for its determination. Because EC and OC are defined operationally, the details of the measurement method must be rigorously described.

Semivolatile Organic Aerosols

The EPA considers measurement of semivolatile organic aerosols as a non-routine and research-oriented activity. This type of PM speciation is not part of the specifications for the NAMS. Identification of the ideal denuder, filter combination, and sorbents and development of routine sampling and analytical methods is complicated due to the number and variety of semivolatile organic aerosol compounds in the atmosphere and their varying absorptive properties.

The collection of particulate organic matter can be accomplished using particulate sampling instruments equipped with quartz fiber or Teflon®-impregnated glass fiber filters. However, since many organic compounds are distributed between the gas and particle phases, additional sampling techniques are required to measure the particle phase semivolatile organics. This methodology is susceptible to both negative (desorption of semivolatile compounds from the particles on the filters) and positive (adsorption of gases by the filter material) artifacts. Considerable experimental and theoretical effort has been expended to understand and correct for these vaporization and adsorption effects. Denuder technology has been used to provide a less artifact-encumbered approach for accurate determination of semivolatile species because the gas phase is removed prior to the particulate phase. A sorbent or denuder after the filter may also be used to collect any semivolatile material desorbed from the filter.

For quantifying individual organic compounds, the denuder, filter, and sorbent are extracted individually with a suitable organic solvent or combination of solvents. The extract is then analyzed by gas chromatography (GC) combined with mass spectrometry (MS) or with other specific detectors. Combined GC/Fourier transform infrared (FTIR)/MS techniques or high performance liquid chromatography (HPLC)/MS techniques are also used.

Opacity

Opacity is the measurement of visible light extinction through the Earth's atmosphere where 100 percent opacity means all visible light is extinguished and 0 percent opacity means that none of the light is diminished. This report uses the more restrictive definition of opacity, which describes the amount of light extinction that can be attributed to a plume of PM emitted from a source. It is common for state regulations to limit the opacity from PM sources, since poor opacity of a plume is a surrogate indicator of high PM concentrations within the plume.

The most common method of measuring opacity is EPA Method 9 (40 CFR 60, Appendix A). In this method, a qualified human observer assesses the opacity of the plume against the background of the sky. Although Method 9 is performed by individuals who have successfully completed "smoke school" training, the results of this method are rather subjective since they are based entirely on human observation. There can be honest disagreements between source owners and regulatory personnel about Method 9 results.

Opacity from stationary sources with well-defined stacks can also be measured using a continuous monitoring device. This measurement technique is described in EPA Method 203 (40 CFR 60, Appendix B). The continuous opacity monitors use transmissometers to measure the extinction of light across a stack. There are many commercial vendors of these continuous opacity monitors.

There does not appear to be the same type of automated opacity monitors available for PM plumes in the atmosphere. EPA does have an alternative promulgated method to Method 9 using LIDAR to measure atmospheric plumes (40 CFR 60, Appendix A). The use of LIDAR is very complex, however, and perhaps this is why there seems to be no LIDAR-based system dedicated to the measurement of plume opacities.

8 Dust Suppression and Soil Stabilization Technology

Background

Wind erosion describes the loss or movement of soil particles by several different processes including: saltation, surface creep, and suspension. This loss of soil material occurs either through the force of natural winds or turbulent air movements caused by the passage of vehicles and aircraft. Particles that can be lifted by the wind, but fall back to the surface after a short distance, are traveling by saltation. Soil aggregates and particles larger than ~1000 μ m cannot be picked up by the wind but tend to roll along the surface driven by wind forces and impacting grains. These grains move by surface creep. Suspension is the process whereby very fine particles (less than 100 μ m in diameter) are lifted from the ground surface by saltation, then carried by wind forces higher into the air.

PM is generated primarily as a consequence of this final wind erosion process—suspension. Particles transported by suspension can travel thousands of kilometers. Although this process accounts for only a small fraction of the total soil moved by wind, it is significant because this soil fraction is the most important in soil fertility and water-holding relationships (Gillette et al. 1980; Fryrear 1985). PM generation is, to a lesser extent, a byproduct of the saltation component of wind erosion, whereby abrasion from saltating particles facilitates particle detachment and transport by wind forces. In this process, the rate of PM generation depends on kinetic energy from saltating particles during the wind erosion process and the soil's PM potential (i.e., particle size distribution, aggregate cohesiveness, abrasion resistance).

Vehicle movements increase PM generations through several means. The vehicle's tires interact with the surface material, directly injecting particles into the atmosphere while at the same time pulverizing the material. Furthermore, the passage of the vehicle results in a wake that also entrains particulate matter. The intensity of this process will depend on many factors, such as: vehicle weight, number of wheels, tread design, tire footprint pressure, clearance height, and vehicle speed (EPA 1998).

Since the 1940s, numerous products have been developed and used to control dust on unsurfaced landing zones, roads, and trails. The relative merits of various agents for controlling dust on helicopter landing pads, tank trails, and unsurfaced roadways have long been the subject of heated debate. At one time or another, nearly every conceivable material has been sprayed onto unsurfaced roadways in an attempt to control dust, stabilize the road surface, and reduce vehicle maintenance costs (Kirchner 1988). Some products (e.g., used motor oils, industrial manufacturing wastes, and other petroleum based derivatives) have damaging environmental effects, and their use is now prohibited.

Recent developments in dust control technology, however, have provided a number of environmentally safe materials that are similar in cost, efficacy, durability, and maintenance requirements, especially on unimproved roadways where somewhat rougher terrain may make traditional road maintenance more difficult and costly. Although chemical, physical, and biological methods to stabilize unsurfaced roads, trails, and landing zones have the potential to reduce trafficability, erosion, PM emissions, and maintenance requirements, these methods have not been fully investigated for military roads and trails.

Construction and Maintenance of Unpaved Roads and Trails

The main factors that lead to excessive PM generation are loose surface materials and turbulent air movement caused by strong winds and vehicle movement. Climatic factors, such as low rainfall and high temperatures, also contribute to PM problems as evidenced in arid and semi-arid regions of the United States. Loose road surface materials are easily removed through wind action, resulting in surface degradation and enhanced PM generation because smaller particles (fines) necessary for proper bonding and surface strength have been eliminated. This will eventually lead to excessive road subsurface wear, thereby accelerating further destabilization.

When a subgrade deteriorates, the road will require regrading, the addition of fines to promote surface bonding and strength, shaping, and compaction to create a hard surface layer and a properly crowned cross section. Frequently, only specific sections of roads, trails, and landing strips are problematic in terms of excessive PM generation and can be treated individually on an as-needed basis. Some examples include road/trail intersections, road/trail segments close to high speed paved roads or housing and administrative areas, and fuel and ammunition supply routes. This approach specifically targets problem areas and assures

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that valuable personnel, equipment, and material resources are not wasted on areas with only marginal PM emission problems.

The best way to avoid PM emission problems is to ensure that proper maintenance is scheduled and implemented to include surface grading and shaping so that proper cross-sectional crowning is attained to prevent excessive road surface wearing and consequent dust generation (Brown and Elton 1994; Cleghorn 1992). Chemical dust suppressants are considered a secondary solution, to be used only when maintenance practices have been implemented to the greatest extent possible.

Good Construction and Maintenance Practices

Good construction and maintenance practices are fundamental in providing durable and erosion-resistant trafficked surfaces in dust prone areas. Properly crowned roadway cross sections (referred to as geometry), well-graded materials composed of sufficient fines for strength and durability, and adequate drainage are vital to maintaining a hard surface that reduces PM emissions. Existing PM emission problem areas should be assessed to ensure that poor construction and maintenance practices are not causing the emission problem.

The best way to provide long-term dust control is proper design and construction of new roads, trails, and landing zones. Special considerations should be given to the following:

- Proper crown in the subgrade to assist in preserving a uniform thickness of surface material across the trafficked area
- Proper crown of the wearing surface to ensure effective drainage of the surface to minimize loss of fines and potential leaching of chemical dust palliatives (suppressant)
- Compaction of the subgrade and pavement material to minimize particle movement.

The requirements for the various materials used in the construction of aggregate surfaced roads and airfields depend upon whether or not frost is a consideration in the design. The material should be sufficiently cohesive to resist abrasive action. It should have a liquid limit no greater than 35 and a plasticity index of 4 to 9. It should be graded for maximum density and minimum volume of voids in order to enhance optimum moisture retention while resisting excessive water intrusion. The gradation, therefore, should consist of the optimum combination of coarse and fine aggregates that will ensure minimum void ratios and maximum densities. Such a material will then exhibit cohesive strength as well as

intergranular shear strength. Where frost is a consideration, a layer system should be used. The percentage of fines should be restricted in all layers to facilitate drainage and reduce the loss of stability and strength during thaw periods.

Adequate surface drainage should be provided to minimize moisture damage. Expeditious removal of surface water reduces the potential for absorption and ensures more consistent strength and reduced maintenance. Drainage, however, must be provided in a manner to preclude damage to the aggregate surfaced road or airfield through erosion of fines or erosion of the entire surface layer.

Regular maintenance of existing roads and landing zones is the most costeffective method to control dust emissions at a military installation. Maintenance activities should pay special attention to the following:

- Use of well-graded aggregates having adequate cohesive binder (fines)
- Retention of the crown to provide adequate drainage
- Adequate drainage for rapid draining of the wearing surface, shoulder, and verge
- Proper compaction of wearing surface following the addition of aggregate and grading — compaction increases the density and strength of the wearing surface and retention of larger aggregates
- · Avoid maintenance grading during dry weather.

Roads require frequent maintenance because the environment and traffic deteriorate the aggregate surface. Rain or water flow will wash fines from the aggregate surface and reduce cohesion, while traffic action causes displacement of surface materials. Maintenance should be performed at least every 6 months and more frequently if required. The frequency of maintenance will be high for the first few years of use but will decrease over time to a constant value (Zaniewski and Bennett 1989). The majority of the maintenance will consist of periodic grading to remove ruts and potholes that will inevitably be created by the environment and traffic. Occasionally during the lifetime of a road or airfield, the surface layer may have to be scarified, additional aggregate added to increase the thickness to the original requirement, and the wearing surface compacted again to the specified density.

Mechanical Stabilization

Mechanical stabilization involves mixing substrate materials to ensure that the local soils have a wearing surface with the correct grading and plasticity. A substrate that considerably reduces dust generation is composed of well-graded

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gravel-sand mixtures with sufficient amounts of clayey (cohesive) fines to promote surface bonding and wear resistance. Mechanical stabilization can be used under a variety of conditions and, once established, will reduce PM emissions for years when properly maintained.

When a gravel road resists lateral displacement during traffic, it is said to be mechanically stable. The natural forces of cohesion and internal friction that exist in the soil provide this resistance. Cohesion is mainly associated with the fine silt and clay particles of the material, while internal friction is characteristic of the coarser particles. For a soil to be mechanically stable, it must fulfill requirements with respect to shear strength, resistance to abrasion, rigidity, incompressibility, and freedom from swelling, shrinkage, and frost action. Each of these requirements must be addressed within a mechanically stabilized road; however, the requirements will vary due to the soil material in the road and the loads applied to the road structure.

Mechanical stabilization is accomplished by mixing or blending soils of two or more gradations to improve certain properties of the soil. The blending may take place at the construction site, a central plant, or a borrow area. After the soil is blended, it is spread and compacted to required densities by conventional means.

Physical Stabilization

Physical stabilization is the implementation of best management practices for disturbed areas with temporary dust problems. These practices include the application of water, compaction, installation of temporary coverings, and pregrading planning. Water should be used, when available, on areas with short duration dust events to properly maintain a 12 percent soil moisture level (Rule 403, 1999). Spraying water on a problem area usually provides immediate results and is inexpensive for short-term dust control. Water surrounds and adheres to dust particles making movement more difficult. The effectiveness of water applications is short-lived, however, and it may cause the pumping of fines to the wearing surface under continual wetting conditions. In arid climates, conservation of water may be regulated in such a way as to prohibit this method. Application of water is only recommended as a short-term solution to dust emission problems.

Prior to excavation or construction activities, the area should be watered to ensure a 12 percent moisture level to the anticipated depth of excavation. Mining and construction areas should be watered as necessary to reduce visible emissions. For disturbed surface areas, unpaved roads and graded areas, water once

an hour or at least twice a day to reduce emissions. Open storage piles of soil require 80 percent of the exposed surface area to be watered daily when there is evidence of wind driven fugitive dust.

Compaction of the soil by itself or in conjunction with water or amendments is a relatively nonresearched method for reduction of dust loads. Compacting the soil develops a hardened surface, which increases particle resistance to detachment. If compaction is taken a step further and amendments or water are added, the possibility for a long-life hardened surface increases. Fibers from paper and other industries would potentially provide a more cohesive bond within the compacted soil. The addition of water during the compaction phase would increase the soil's bulk density, resulting in a more hardened surface. Other proposed additives include, but are not limited to, polyacrylamide, enzyme slurries, and bentonite.

Temporary and permanent coverings include gravel, membranes, tarps, and mulches. Gravel should only be used in areas where paving, chemical stabilization, or frequent watering is not feasible. The gravel should be maintained at a depth of 4 inches in order to be an effective control measure (Rule 403, 1999). Open storage piles of soil should be covered with a tarp or membrane during high winds to reduce fugitive dust. Vehicles transporting soil need to have the entire surface area of hauled earth covered with a tarp; coverings need to be properly anchored to prevent removal of the tarp by wind.

Proper planning is critical for reductions in fugitive dust. Each phase of construction, grading, earth movement, and soil transportation should be planned with reduction in dust as a primary objective. Grading should be done separately, preferably not all at once, and timed to coincide with construction phases. If this is not feasible and grading of the entire project is necessary, application of chemical stabilizers, mulch, or ground cover to the graded areas will reduce fugitive dust. Finally, during high wind events, all activities for excavating, grading, or hauling soil should cease.

Chemical Methods of Dust Suppression

Chemical dust palliatives (suppressants) should be considered an adjunct to the other dust control methods, especially if mechanical stabilization is cost prohibitive and high PM emissions persist. Chemical dust palliatives have a limited life span and require regular applications to maintain adequate dust control on a

long-term basis. Tracked-vehicle traffic may reduce product performance standards by an estimated 50 to 75 percent or more (Gebhart, Denight, and Grau 1999). Careful consideration should be given to the life-cycle management of chemical dust suppressants, since other dust control options may prove most cost-effective over time.

Chemical dust suppressants, however, do have their place in the management of PM emissions from unpaved surfaces. There are many types of suppressants and the selection of the correct material depends on local conditions such as soil type, soil moisture, and usage pattern for the road or trail. Chemical dust suppressants are classified in the following general categories: water-attracting chemicals, organic nonbituminous chemicals, petroleum-based binders and waste oils, electro-chemical stabilizers, polymers, enzyme slurries, and cementitious binders.

Water-attracting Chemicals (Chlorides, Salts, and Brine Solutions)

These chemicals have the ability to absorb moisture from the atmosphere or the road surface. Absorption of moisture causes a brine film to develop, which attracts dust particles. The hygroscopic properties also result in the retardation of evaporation off the road surface during the day. This category of dust palliatives provides the most satisfactory combination of application ease, durability, cost, and dust control for semi-arid, semi-humid, and humid climates (Addo and Sanders 1995; Aquin, Korgemagi, and Lynch 1986; Bassel 1992; Bergeson et al. 1995; Bolander 1989; Gebhart et al. 1996, 1997; Hass 1985, 1986; Hoover et al. 1981; Kolot 1984; Marshal 1997; Monlux 1993; Muleski and Cowherd 1987; Zaniewski and Bennett 1989).

Their effectiveness is limited and may not provide sufficient dust control for a second year. Subsequent applications may, however, be made at reduced rates due to residual effects. It should be noted that this product category is corrosive to metals and may not be an acceptable choice if vehicle exposure to corrosive materials is not advisable or if relatively frequent vehicle washing is not possible.

Organic Nonbituminous Chemicals (Lignosulfonates, Sulphite Liquors, Tall Oil Pitch, Pine Tar, Vegetable Oils, and Molasses)

These chemicals are able to either adhere to the soil particles or physically bind the soil particles together thereby increasing the mass of the particles. This category of dust palliative performs best under arid and semi-arid conditions, but is less effective on igneous, crushed gravel, and medium-to-low fine materials (Addo and Sanders 1995; Apodaca and Huffmon 1990; Bennett and Gleeson 1995; Bolander 1989; Brown and Elton 1994; Boyd 1983a-b, 1986; Cleghorn 1992; Gebhart, Hale, and Busch 1996; Gebhart and Hale 1997; Grau 1993; Highway Extension Research Project 1992; Hoover et al. 1981; Kolot 1984; Sontowski and Vliet 1977; Tetteh-Wayoe 1982; Zaniewski and Bennett 1989). As with water attracting chemicals, the effectiveness of organic nonbituminous chemicals is limited and may not provide sufficient dust control for a second year, but subsequent applications may be made at reduced rates due to residual effects. Failures often occur following rains, because organic nonbituminous products have long curing times and are gradually leached out. Some of the commercial products in this category may be visually unappealing, odorous, or very sticky upon application, which may preclude their use depending on location of the area to be treated.

Petroleum-Based Binders and Waste Oils (Bitumen Emulsions, Asphalt Emulsions, and Waste Oils)

These suppressants are derived from petroleum. They are not soluble in water and generally form a sealant on the road surface. The sealed road surface is then able to hold the soil particles, thereby preventing dust generation. This category of dust palliative is the most effective suppressant for a variety of climatic conditions (Bassel 1992; Bolander 1989; Grau 1993; Marks and Petermeier 1997; Monlux 1993; Muleski and Cowherd 1987; Troedsson 1994; Unger 1990; Watson et al. 1996; Zaniewski and Bennett 1989). Unfortunately, waste oils can cause significant adverse environmental effects due to toxic materials and are not environmentally acceptable unless they have been processed to remove these materials. A number of asphalt emulsions, however, have been approved for use and, although relatively expensive compared with other product types, are considered effective under a broad range of soil types and climates. As with the organic nonbituminous product category, some of these commercial products may also be visually unappealing, odorous, or very sticky upon application. These factors may preclude their use depending on location of the area to be treated.

Electrochemical Stabilizers (Sulphonated Petroleum, Ionic Stabilizers, and Bentonite)

These stabilizers have negatively charged surfaces. When the stabilizer's electrically charged surfaces are exposed to fine particles with a positively charged surface, an ionic exchange takes place causing the fine particulates to bond with the stabilizer. These products work over a wide range of climatic conditions, are

least likely to leach out, and are particularly effective on materials with clayey or sandy surfaces (Bergeson and Brocka 1995; Bergeson and Wahbeh 1990). A large variety of these materials are available to road construction and maintenance engineers and, when applied under highly specific trafficked surface and aggregate conditions, have been shown to produce dramatic reductions in dust generation. Unlike most traditional dust palliatives, these products have no standard laboratory tests for predicting their performance under field conditions and their use often results in either unqualified success or failure. Until standard testing is developed for this product category, small-scale trials should be initiated and evaluated for effectiveness before large-scale applications.

Polymers (Polyvinyl Acrylics and Acetates)

These products bind surface soil particles together and form a semirigid film on the trafficked surface. Most of the polymer products are supplied in concentrated form and require dilution with water before application. With slight variations in dilution and final application rates, polymers are generally suitable for use under a wide range of soil and climatic conditions (Gebhart, Hale, and Busch 1996; Gebhart and Hale 1997; Grau 1993; Monlux 1993; Muleski and Cowherd 1987; Styron, Hass, and Kelley 1985; Watson et al. 1996). Unlike some of the other product types, most polyvinyl acrylics and acetates are considered nontoxic and environmentally friendly when used according to manufacturers' recommendations. They are most effective on lightly trafficked surfaces such as helicopter landing surfaces in zones that receive between 8 and 40 inches of precipitation per year.

Enzyme Slurries

Many enzymes are adsorbed by clay particles, resulting in a compression of the pore space, which aids in compaction and consequently reduces dust generation. As with the electrochemical stabilizer product category, these products have shown great success under highly specific trafficked surface and aggregate conditions (Gebhart, Denight, and Grau 1999). Without standard testing procedures to predict their performance under field conditions, small-scale trials should be initiated and evaluated for effectiveness before large-scale applications.

Cementitious Binders (Portland Cement, Lime, Fly Ash, and Bioenzymes)

These products agglomerate fine soil particles and harden over time through chemical reaction. The chemical reaction causes the fine soil particles to permanently cement together. Depending on which state the installation is located in, there may be limitations as to which product category can be used. Before actually applying any dust palliative, it is imperative to determine if there are any regulatory limitations concerning its usage. Most state Departments of Transportation, Environmental Quality, or Environmental Conservation can provide details concerning the application of specific dust palliatives. For example, the State of New York prohibits the use of salts (calcium chloride, magnesium chloride) within 100 feet of regulated wetlands, and limits yearly application rates for nonwetland areas. It is, therefore, always advisable to obtain a record of environmental consideration or a similar document before purchasing and applying any dust palliative.

It is also important to note that similar products within a given product category are not necessarily equal in terms of performance, durability, cost, and ease of application. Vendors capable of providing services to both supply and apply dust palliatives are also not necessarily equal in terms of reliability, timeliness, and adherence to application specifications. Because the mention of specific trade names could be perceived as exclusionary by competing vendors, it is the responsibility of the end user of these products to ascertain whether a given vendor or product trade name can provide high quality results or services.

Biological Methods of Dust Suppression

Although numerous studies have investigated how biological systems help to control wind erosion, few have explicitly investigated their effect on dust suppression. This is not entirely surprising given that only recently has attention been directed to air quality violations resulting from PM10. Previously, the driving factor behind wind erosion studies has been focused on soil and nutrient loss.

Biological methods of wind erosion control and dust suppression specifically refer to methods that make direct use of living organisms (essentially vascular and nonvascular plants) or largely unprocessed by-products of living organisms. Consequently, the distinction from other dust suppressants, such as certain wood pulp- and dairy-based by-products, is to some extent artificial. The use of these other biologically related products, however, is primarily limited to improved/unimproved road surfaces, whereas biological methods are applied to nonroad areas (e.g., applied adjacent to a road to reduce wind velocity, thereby reducing dust generation). Chemical suppressants act directly on soil surface properties (e.g., surface strength and aggregate properties). Furthermore, chemical suppressants can hinder vegetative growth and can potentially limit the use of biological methods of dust suppression.

Vegetation Systems

The role of vegetation in preventing loss of soil by wind erosion has long been known (Banzhaf et al. 1992; Wolfe and Nickling 1993; Bilbro and Fryrear 1994), but the ability of vegetation to mitigate PM emissions has not been as well investigated (for a recent example, however, see Grantz, Vaughn, and Farber 1998). Successful uses of vegetation for wind erosion control include establishing windbreaks, planting cover crops, and maintaining adequate cover of native vegetation. Even senescent (aging) vegetation, whether planted or naturally established, can provide effective wind erosion control (Wolfe and Nickling 1993). The plant growth forms that have been used successfully for wind erosion control are as varied as annual grasses and trees (Fryrear 1963), and significant differences in relative performance exist among these vegetation types. The growth form used typically depends on the need and the ability of the soil and climate to support the desired species.

Standing vegetation reduces wind erosion and dust generation through three mechanisms: raising the threshold wind speed, reducing shear stress at the soil surface, and intercepting salting particles (Armbrust and Bilbro 1997). These three mechanisms are largely influenced by vegetation characteristics including plant canopy cover, silhouette area (SA), and leaf area (Hagen and Armbrust 1994; van de Ven, Fryrear, and Spaan 1989; Lyles and Allison 1981). Nielsen and Aiken (1998), for example, showed that increasing the SA decreased wind speeds within standing vegetation and thereby reduced the potential for wind erosion. They showed that even sparse stands of sunflower stalks (SA index = 0.02 m²/m²) can reduce saltation discharge to 15 percent of what it would be for surfaces without vegetative cover. Their work also showed that more typical densities of standing sunflower stalks with SA indexes ranging from 0.035 to 0.045 m²/m² can reduce saltation discharge to less than 5 percent of that predicted for bare surfaces. In another study, Smika (1983) measured a 74 percent reduction in wind speed at the soil surface when standing wheat straw height was increased from 30 to 61 cm (12 to 24 in.).

Windbreaks (also known as shelterbelts) are the most common vegetation system used in wind erosion control efforts (e.g., Woodruff, Fryrear, and Lyles 1963). Consequently, many studies have focused on documenting and optimizing their effectiveness. Michels, Lamers, and Buerkert (1998) demonstrated that, within a distance of 20 m, strips (double rows, 1.5 m between rows, plants spaced 3 m apart) of perennial grass reduced total annual soil flux by 6 to 55 percent, and hedges (2 m high) reduced soil flux by 47 to 77 percent compared with unsheltered control plots. This reduction in wind erosion was observed at distances

up to five times the height of the vegetation. In an effort to mitigate fugitive dust and PM10, Grantz et al. (1998) showed that a protocol of furrowing and direct seeding of three native perennial shrubs and a bunch grass helped reduce fugitive PM emissions in an area of the Mojave Desert by more than 95 percent. The work of Banzhaf et al. (1992) is another example where wind breaks were used for wind erosion control.

Windbreaks are typically planted perpendicular to prevailing winds to maximize their effectiveness. If soils are seasonally devoid of ground cover, or winds are excessive for only a portion of the year, windbreaks can satisfy a temporary need for erosion control (Woodruff et al. 1977). Vegetative windbreaks can also be positioned along unimproved roads to reduce fugitive dust.

The width of a windbreak is not as important as its porosity or density (ca. 50 percent is ideal), since this variable largely determines the windbreak's effectiveness. Similarly, it is the height of the windbreak that determines the leeward distance that is protected. Ideally, the wind records for a given region would be examined prior to constructing a windbreak in order to choose the best design (Woodruff, Fryrear, and Lyles 1963).

Species composition is also important as it influences growth rate, vegetative characteristics, and shelterbelt life span. In areas with a large supply of unstabilized soil, it is important that lodging-resistant vegetation is used for the windbreak in order to prevent dune formation (Bilbro and Fryrear 1997).

Establishing and maintaining stands of native vegetation is a particularly effective and cost-efficient method of soil stabilization and fugitive dust suppression. This method is less site-specific than use of shelterbelts and is usually less management intensive than planting cover crops. Rehabilitating native vegetation represents an ecologically sustainable and long-term strategy. Native species will be better adapted to local ecological conditions (i.e., soils and climate) than non-native species, which are typical of cover crops, and require less maintenance. Moreover, Army Regulation (AR) 200-4 and Executive Order 13112 mandate the use of native plant species in revegetation efforts wherever possible.

Limitations in the use of vegetation for erosion control and dust suppression do exist, however. For example, in extremely arid regions where PM generation can be particularly problematic, establishing vegetation can be slow and uncertain (Call and Roundy 1991; Jackson, McAuliffe, and Roundy 1991; Grantz et al. 1998). Seed germination and seedling establishment associated with occasional episodes of abundant and/or well-timed rainfall occur only infrequently in these

areas. Even when germination and establishment is successful, seedlings must also reach a stage that is able to tolerate drought or cold, and overcome competition from rapidly developing annual species. Furthermore, vegetation planted along roadsides can become coated with dust, causing death or impaired growth.

Mulch Applications

Distinct from methods that rely upon standing senescent vegetation are methods that use mulches or flat plant residues. Typically, these plant materials are applied to an area where wind erosion is known to be problematic. For example, areas lacking adequate vegetation cover and/or having soils that are prone to generating PM would be good candidates for mulch application. Like standing vegetation, these methods control wind erosion by increasing the threshold velocity, reducing wind speed at the soil surface, or preventing wind from coming in contact with the soil (Fryrear and Bilbro 1994; Bilbro and Fryrear 1994, 1997).

Numerous studies have documented the efficacy of mulches for wind erosion and dust suppression (Chepil 1944). For example, Michels, Lamers, and Buerkert (1998) applied mulch (millet stover at a rate of 2 t ha⁻¹), and found significant reductions in soil flux. Similarly, Michels, Allison, and Sivakumar (1995) showed that mulching (with crop residue and twigs) reduces wind erosion and traps blown soil. In another study, Sterk and Spaan (1997) tested the effectiveness of two levels of mulching for soil protection. Total mass transport rates were reduced by 42.2 percent (from 325.1 to 188.0 gm⁻¹ s⁻¹) with a cover of 1000 kg ha⁻¹ of crop residues, and by 63.6 percent (from 365.2 to 132.9 g m⁻¹a⁻¹) with a soil cover of 1500 kg ha¹. Soil losses from the protected plot were significantly lower than from the unprotected plot. Linear regression indicated that the reduction in mass transport approached zero at wind speeds of 11.1 and 16.0 ms⁻¹ for the 1000 and 1500 kg had covers, respectively. Using another form of mulch, De Vos (1996) showed that a compost slurry application was effective in reducing wind erosion on sandy wind-erosion-susceptible soils. The threshold velocity (i.e., wind speed needed to detach particles from soil surfaces) of the compost-treated soil was 12-14 ms⁻¹, whereas the control soil had a threshold velocity of 6 ms⁻¹.

Mulch application is less effective than standing plant residue for controlling wind erosion, because it absorbs less of the wind's energy (Siddoway, Chepil, and Armbrust 1965) and is not secured to the soil like rooted vegetation. Being difficult to implement in remote areas and labor intensive, mulch applications have limited practicality.

Biological Crusts

Biological crusts (also known as cryptogamic, microphytic, or microbiotic crusts) are common in sparsely vegetated arid and semi-arid landscapes (West 1990; Eldridge and Greene 1994). In these landscapes biological crusts perform many of the ecological functions (e.g., nitrogen fixation) normally performed by vascular plants in more mesic regions (Evans and Johansen 1999). Biological crusts are formed by an association of lichen, bryophytes (mosses and liverworts), cyanobacteria (blue-green algae), green algae, and fungi, in the uppermost layers of the soil (West 1990).

By binding soil particles together, biological crusts significantly increase soil surface stability, which reduces soil erosion potential (Mackenzie and Pearson 1979; Leys 1990; Eldridge and Greene 1994; Williams et al. 1995). Algal and fungal filaments form a network around soil particles (Durrell and Shields 1961; Bond and Harris 1964; Griffiths 1965) and extracellular polysaccharide and polypeptide secretions from cyanobacteria bind soil particles together (Barclay and Lewin 1985; Bond and Harris 1964; Fletcher and Martin 1948; Belnap and Gardner 1993; Belnap 1995; McKenna-Neuman, Maxwell, and Boulton 1996). Schulten (1985), for example, found that cryptogam-covered soil was significantly more aggregated (67.8 percent of particles greater than 2000 μ m) than bare soil (3.8 percent of particles larger than 2000 μ m). The microtopography created by the surface of biological crusts also reduces wind erosion by disrupting air currents and increasing surface friction (Leys 1990). Therefore, they are particularly important in arid and semi-arid regions where other vegetative cover is sparse.

In addition to providing direct benefits for erosion control and soil stabilization, biological crusts also provide numerous indirect benefits. The microtopography of the crust's surface, for example, aids in collecting organic matter and enhances water infiltration, which in turn increases the probability for site stabilization through enhanced seed germination and vascular plant establishment (St. Clair et al. 1984; Evans and Johansen 1999).

Numerous studies have documented the ability of biological soil crusts to reduce the wind erodibility of soil surfaces (e.g., Leys 1990; Mackenzie and Pearson 1979; Williams et al. 1995). Yet this ability is both variable and limited. For example, biological crusts provide more protection for sandy than for loamy soils, because sandy soils have inherently higher erodibility. Sandy soils almost totally rely on crusts for protection, whereas loamy soil benefits from both inherently higher clay contents and the effects of the crust (Leys and Eldridge 1998).

One of the major limitations of relying wholly upon biological soil crusts to provide protection against wind erosion and PM emissions is their high susceptibility to disturbance, especially in soils with low aggregate stability such as sands (Belnap and Gardner 1993; Gillette et al. 1980; Wilshire 1983). Biological crusts are brittle when dry, and crush easily when subjected to trampling or vehicular traffic (Belnap 1995; Belnap and Gillette 1997). Leys and Eldridge (1998), for example, showed that crust disturbance lowered the threshold friction velocity of the soil — threshold wind velocities were approximately halved when the crust was severely disturbed. Crustal organisms are only metabolically active when wet, so crust re-establishment is slow in arid systems; therefore, frequent or severe disturbance results in limited crust development. Yet, even at an early stage of development (i.e., during initial colonization by cyanobacteria) biological crusts can offer some protection against wind erosion. Belnap and Gillette (1997), for example, found that crusts in different stages of development after a disturbance have different threshold velocities, with greater crust development conferring greater resistance to wind erosion.

Crust's ability to provide protection is compromised by abrasive materials. McKenna-Neuman, Maxwell, and Boulton (1996), for example, have shown that crusts on sandy soils are stable in wind velocities up to 19 ms⁻¹, but with the addition of saltation material in the air stream, the crust is abraded, physically destroying the polysaccharide bonds and destabilizing the soil surface.

Relatively undisturbed biological soil crust can contribute a great deal of stability to otherwise highly erodible soils. Unlike vascular plant cover, crustal cover is not diminished during droughts and is present year-round. Consequently, biological crusts offer stability over time and in adverse conditions. These traits are often lacking in other soil surface protectors.

Although prospects remain largely unexplored, using biological crust species for reclamation, rehabilitation, and stabilization of disturbed soils in arid regions has been suggested by various authors (e.g., Ashley and Rushford 1984; Belnap 1993; Campell, Seeler, and Golubic 1989; Knutsen and Metting 1991; St. Clair, Johansen, and Webb 1986). Several studies have had limited success in developing crustal inoculants (e.g., Buttars et al. *in review*; Howard and Warren 1998). Hopefully, greater success will be had by the U.S. Army Corps of Engineers ERDC/CERL in their ongoing research and development of cyanobacterial inoculants for arid land reclamation. Results of studies examining the relative efficacy of different delivery media and species mixes are due in 2001.

9 Ranking of Army Nonfacility Particulate Matter Sources/Installations

A study to rank Army nonfacility PM sources and installations was performed for CERL by Science Applications International Corporation (SAIC 2000). This study reviewed these Army nonfacility PM sources: dust training emissions, engine emissions, prescribed burning, smokes and obscurants, artillery testing/weapons impact testing, and OB/OD. These sources can also emit a wide variety of gaseous pollutants.

The PM emissions from nonfacility sources are not routinely quantified in emission inventories associated with permit applications. Estimating PM emissions from nonfacility sources (e.g., artillery practice) is typically more difficult than preparing emission estimates for traditional facility sources, such as boilers and generators, for which there are usually good records in addition to welldocumented and established emission factors. To prioritize troop-based installations and source categories with respect to their likelihood of being affected by Federal or state ambient PM programs, this study needed to identify a list of installations, their associated activity levels, and proximity to sensitive air quality areas. This chapter discusses: (1) the methodology for identifying the representative list of installations to be included in the study, (2) the PM10 attainment status of the areas surrounding the installations, (3) the distance to the nearest Federal Class I areas, (4) the methodology for determining activity levels at each installation, (5) the characteristics and associated activity levels of each nonfacility source, and (6) the estimated mass PM emissions from nonfacility PM sources.

Identification of Installations

The focus of the study was nonfacility PM emission sources at troop-based Army installations. The nonfacility PM emission sources identified for this study are vehicles, prescribed burning, smokes and obscurants training, artillery and armored vehicle practice, weapons testing, OB/OD, and helicopter activity. Troop-based installations were selected because these nonfacility PM emission sources are typically associated with the training and readiness preparation of Army

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personnel. These troop-based Army installations therefore initially included all FORSCOM installations, all TRADOC installations, major continental United States (CONUS) ARNG training facilities, and major CONUS Army Reserve (USAR) training facilities.

A master list of troop-based Army installations was prepared by consulting with several military-related information sources. A principal source of installation information was a DOD Military Installations Properties list (http://www.defense link.mil/pubs/installations). This list of U.S. military installations by state and service includes information on each installation's location, population, acreage, and major unit or activity. Limited information is also included for major This property list was cross-referenced with ARNG/USAR training centers. other lists (e.g., list of FORSCOM installations) to compile a list of troop-based Army installations in the United States. Table 14 presents the list of the 34 non-ARNG troop-based Army installations that were examined further in this study. Figure 12 shows the general location of these installations. Since information on individual ARNG installations was not available on a national basis and there are hundreds of ARNG installations across the country, the final list of ARNG troop-based installations used in this study was determined using a different methodology. The list of ARNG major training facilities in the DOD Properties List was compared to data in the Army's Operating and Support Management Information System (OSMIS), which is discussed in further detail later in the Activity Levels section. For purposes of this study, it was assumed that the ARNG installations with the greatest amount of reported vehicle travel would reasonably correspond to the installations with the greatest levels of field training exercises. Therefore, the OSMIS was searched to determine which ARNG installations or "camps" reported vehicle miles for the High Mobility Multi-Purpose Wheeled Vehicle (HMMWV) or the Abrams tank. OSMIS does not provide the location of the installation/camp. Other references were used to identify the location. All camps determined to be in CONUS were selected as additions to the FORSCOM/TRADOC/USAR troop-based installations listed in Table 14 that were examined further in this study. Table 15 lists 17 ARNG camps that were identified and Figure 13 shows the general location of these ARNG installations.

Table 14. FORSCOM, TRADOC, and USAR installations and PM-generating activity data.

	1	June 19 and 19 a		
Installation	МАСОМ	1998 Main Rounds Fired	1998 Vehicle Activity (mi)	1998 Helicopter Activity (hr)
Carlisle Barracks, PA	TRADOC	3,029	46,652	0
Fort Benning, GA	TRADOC	211,447	7,419,807	4,095
Fort Bliss, TX	TRADOC	31,848	7,152,474	0
Fort Bragg, NC	FORSCOM	128,988	29,788,899	45,603
Fort Campbell, KY	FORSCOM	226,969	15,602,466	50,241
Fort Carson, CO	FORSCOM	251,535	10,138,277	11,560
Fort Chaffee, AR	TRADOC	0	531,834	0
Fort Dix, NJ	USAR	3	620,191	39
Fort Drum, NY	FORSCOM	26,491	7,989,346	15,919
Fort Eustis, VA	TRADOC	0	2,128,294	7,427
Fort Gordon, GA	TRADOC	0	4,995,801	0
Fort Hood, TX	FORSCOM	449,624	36,531,536	29,656
Fort Huachuca, AZ	TRADOC	0	2,701,563	635
Fort Indiantown Gap, PA	USAR	114	860,300	10,951
Fort Irwin, CA	FORSCOM	225,570	15,618,902	8,066
Fort Jackson, SC	TRADOC	0	1,527,644	0
Fort Knox, KY	TRADOC	151,908	4,221,821	3,022
Fort Leavenworth, KS	TRADOC	0	2,769,726	0
Fort Lee, VA	TRADOC	0	1,630,952	0
Fort Leonard Wood, MO	TRADOC	0	3,501,779	0
Fort Lewis, WA	FORSCOM	28,197	20,149,067	8,801
Fort McClellan, AL	TRADOC	0	2,246,072	0
Fort McCoy, WI	USAR	0	1,344,853	0
Fort McPherson, GA	FORSCOM	0	949,396	30
Fort Polk, LA	FORSCOM	13,705	9,194,198	5,437
Fort Riley, KS	FORSCOM	137,898	10,057,202	2,652
Fort Rucker, AL	TRADOC	143,930	244,899	140,085
Fort Sam Houston, TX	TRADOC	0	1,299,997	0
Fort Sill, OK	TRADOC	194,683	11,118,057	0
Fort Stewart, GA	FORSCOM	344,115	15,315,867	19,369
Fort Story, VA	TRADOC	0	627,946	0
Presidio of Monterey, CA	TRADOC	0	4,701	0
Vancouver Barracks, WA	FORSCOM	0	0	0
Yakima TC, WA	FORSCOM	3,925	638,557	0



Figure 12. Locations of major FORSCOM, TRADOC, and USAR installations.

Table 15. HMMWV and Abrams tank activity at ARNG installations.

ARNG Installation	HMMWV Series (mi)	Abrams Tank (mi)
Camp Atterbury, IN	5,793	
Camp Blanding, FL	8,971	112
Camp Carroll, AK	151,959	
Camp Dodge, IO	22,592	7,616
Camp Edwards, MA	391	
Camp Grayling, MI	13,300	
Camp Guernsey, WY	321	
Camp Howze, TX	85,878	
Camp Parks, CA	5,896	
Camp Rapid, SD	1,596	
Camp Rilea, OR	1,596	
Camp Ripley, MN	16,790	634
Camp Roberts, CA		136
Camp Robinson, AR	11,954	
Camp Shelby, MS	17,758	119
Camp Stanley, TX	389,929	
Camp Williams, UT	4,891	



Figure 13. Locations of major ARNG installations.

Activity Levels

Once a master list of troop-based Army installations was compiled, a data review was initiated to determine the corresponding level of activity for each nonfacility PM emission source at each installation. Installation activity information was collected from Army databases, Army research organizations, a site visit to Fort Irwin, CA, and generally available public information. With the exception of Fort Irwin, individual installations were not contacted for this analysis. It was intended that this effort would collect as much information as possible without burdening individual installations with requests for data.

The OSMIS was used as a principal source of information for determining installation-specific activity levels associated with most of the nonfacility emission sources. OSMIS contains historical operating and support (O&S) data for more than 500 systems deployed in tactical units throughout the active Army, Guard, and Reserve Forces.

The OSMIS Relational Database contains the following groups of weapons systems:

- Aviation Systems rotary and fixed-wing aircraft
- Combat Systems tanks and combat vehicles

- Artillery/Missile Systems artillery weapons, artillery support vehicles, air defense artillery and missiles, surface-to-surface missiles, and detection systems
- Tactical Systems wheeled vehicles
- Engineer/Construction Systems engineer, construction, electrical power generation, and floating equipment
- Communications / Electronics Systems radio receivers, teletypewriters and terminal sets, switches, and communications and data processing systems, radar sets, and terminals.

OSMIS provided information that was used to characterize activity levels for all the nonfacility emission sources except prescribed burning. To focus the study on the installations with significant nonfacility emission sources, an initial screen was performed using OSMIS activity information. All FORSCOM, TRADOC, and USAR installations were ranked according to activity level for individual source categories. These ranking were summed up to produce a combined ranking. Table 16 presents the results. Because of their low activity levels, the Presidio of Monterey and Vancouver Barracks were removed from further consideration.

As discussed later in this chapter in the Weapons Testing section, Aberdeen Proving Ground was identified as an installation with PM emissions-related activity from nonfacility sources, and it is included with the non-ARNG installations evaluated in this study.

The selection of the ARNG installations was based only on HMMWV and Abrams Tank activity. There could be many other nonfacility emission sources at these installations that have yet to be considered. Therefore, all the ARNG installations identified in Table 15 were included in the remainder of the study. The methodologies used to quantify the individual nonfacility source emissions are presented in the following paragraphs.

Table 16. TRADOC, FORSCOM, and USAR installations (ranked by overall activity).

				19	98 Activity L	.evels		Ranking ividual A		
Overall Activity Rank	Installation	State	MACOM	Main Rounds Fired	Vehicle	Helicopter Activity (hr)			Helicopter	Sum of Individua Rankings
1	Fort Hood	TX	FORSCOM	449,624	36,531,536	29,656	1	1	4	
2	Fort Campbell	KY	FORSCOM	226,969	15,602,466	50,241	4	5	2	1
3	Fort Stewart	GA	FORSCOM	344,115	15,315,867	19,369	2	6	5	1
4	Fort Bragg	NC	FORSCOM	128,988	29,788,899	45,603	11	2	3	1
5	Fort Carson	co	FORSCOM	251,535	10,138,277	11,560	3	8	7	1
6	Fort Irwin	CA	FORSCOM	225,570	15,618,902			4	10	1
7	Fort Lewis	WA	FORSCOM	28,197	20,149,067	8,801	13	3	9	2
8	Fort Drum	NY	FORSCOM		7,989,346	15,919		11	6	3
9	Fort Benning	GA			7,419,807	4,095		12	13	3
10	Fort Sill	ОК			11,118,057	4,000	7	7		
11	Fort Riley	KS	FORSCOM			2,652	10	9	19	3
12	Fort Polk	LA	FORSCOM			5,437	15	10	15	3
13	Fort Knox	KY	TRADOC			3,022	8	15	12	3
14	Fort Rucker	AL	TRADOC			140,085	9	31	14	3
15	Fort Bliss	TX	TRADOC		7,152,474	140,000	12	13	20	4
16	Fort Eustis	VA	TRADOC	.,	2,128,294	7,427	20	20	11	5
1/ 1	Fort Indiantown Gap	PA	ARC	114		10,951	18	26		
	Fort Huachuca	AZ	TRADOC	114	2,701,563	635	21	18	8	5
	Fort Gordon	GA	TRADOC		4,995,801	000	22	14	16	5
20	Fort Leonard Wood	МО	TRADOC		3,501,779		23	16	21	5
	Fort Leavenworth	KS	TRADOC		2,769,726		24	17	22	6
	Fort Dix	NJ	ARC	3	620,191	39	19		23	64
	Fort McClellan	AL	TRADOC		2,246,072	39	25	29 19	17	6
24	Fort McPherson/ Fort Gillem		FORSCOM		949,396	30			24	6
	Fort Lee	VA	TRADOC		1,630,952	30	29 26	25 21	18	7:
26	Yakima Training Center		FORSCOM	3,925	638,557				25	7:
	Fort Jackson	SC	TRADOC	0,020	1,527,644		16 27	27 22	29 26	72
	Fort McCoy	WI	ARC		1,344,853		28	23	26	75
	Carlisle Barracks	PA	TRADOC	3,029	46,652		17			78
	Fort Sam Houston	TX	TRADOC	0,020	1,299,997		30	32	32	8-
	Fort Story	VA	TRADOC		627,946			24	28	82
	ort Chaffee	AR	TRADOC		531,834		31	28	30	89
33 F	Presidio of Monterey	CA	TRADOC				32	30	31	90
34	/ancouver Bar- acks		FORSCOM		4,701		33	33	33	102

Vehicles

Vehicles generate PM from fuel combustion (or tailpipe), and by traveling on paved and unpaved surfaces. Significant numbers of military vehicles are using both paved and unpaved roads at troop-based Army installations. Training operations at these installations involve a wide range of wheeled and tracked vehicles, and they are typically conducted in off-road areas. Tracked vehicles, in particular, are usually operated on unpaved surfaces so as to avoid damage to any paved roadway surfaces. The HMMWV, in its variety of platforms, is the standard light duty military truck used by all the installations. While the HMMWV and assorted cargo trucks are found at all installations, each installation's mix of vehicles reflects its unique military mission.

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The OSMIS was searched to determine the types of vehicles used at each installation as well as the extent of vehicle travel (i.e., VMT) associated with each vehicle type. The annual VMT reported for 1998 was used as the activity level for this report. Vehicle weight, speed, and number of wheels were extracted from other sources, in most cases the Internet. These vehicle specifications, except for number or wheels, relate directly to the emission factors discussed in Chapter 4. In earlier versions of fugitive emission factors, the number of wheels was considered an important parameter; however, the latest factors referenced in Chapter 4 do not use number of wheels as an input. Tracked vehicles are described as 12-wheeled. Table 17 lists vehicle characteristics. When information was available, the gross weight used was the most common configuration with weapons and crew. If a specific configuration was not known, the gross weight for the weapon system was used. The maximum speed was used when available; otherwise, 55 mph was used as a default. These vehicles are all tactical vehicles. Activity levels for nontactical vehicles were not determined.

A total of 44 types of vehicles were reported at the 31 non-ARNG installations with a corresponding combined activity of 228 million VMT. The list of vehicles, identified by their Mission Design Series (MDS), includes armored vehicles, infantry personnel carriers, self-propelled mortars, HMMWVs, and 5-ton, 2-1/2-ton, and 3/4-ton trucks, among others.

Table 17. Emission related vehicle characteristics.

MDS	Vehicle	Gross Weight	Maximum Speed	Wheels
AVLB	Armored Vehicle Launch Bridge (AVLB)	113,000	30	***
M1009	Commercial Utility Cargo Vehicle (CUCV Series)	5,900	55	4
M1059	Smoke Generator	27,180	41	12
M1064A3	Personnel Carrier / M113A FOV	28,240	40	12
M106A2	Self-propelled Mortar	23,360	40	12
M1070	Heavy Expanded Mobility Tactical Vehicle (HET)	91,000	45	20
M1078	Standard Cargo Truck	16,499	58	4
M1083	5-Ton Standard Cargo Truck	19,597	58	6
M1097	Heavy HMMWV	10,000	55	4
M109A5	Self-propelled Howitzer	55,000	35	12
M109A6	Paladin	62,000	35	12
M113A3	Armored Personnel Carrier (APC)	27,180	41	12
M1A1	Abrams	126,000	41.5	12
M1A2	Abrams with uranium armor	139,000	41.5	12
M1IP	Abrams Tank	120000	45	12
M2A1	Bradley Infantry Fighting Vehicle (BFV)	66,000	42.1	12
M2A2	Bradley (BFV HS)	66,000	42.1	12
M35A2	2-1/2-Ton Truck (M35 Series)	13,530	55	6
M544A	5-Ton Truck (M54 Series)	19,597	58	6
M548A3	Cargo Carrier (M113 FOV)	27,180	41	12
M54A2	5-Ton Truck (M54 Series)	19,597	58	6
M551	Sheridan Airborne Assault Vehicle	34,000	45	12
M577A3	Command Post Carrier (M113 FOV)	27,180	41	12
M578	Light Armored Recovery Vehicle (LRV)	53,573	34	
M728	Combat Engineer Vehicle (CEV) (M60A FOV)	120,000	30	12
M818	5-Ton Truck (M809 Series)	19,597	58	6
M88A1	Armor recovery vehicle	112,000	27	
M9	Combat Earthmover (ACE)	54,000	30	
M901A3	Improved Tow Vehicle (M113 FOV)	27,180	41	12
M911	HET	9100	45	20
M915A2	Truck Tractor (M915 Series)	50,000	55	6
M916	Tractor Truck	66,000	55	
M917	Dump Truck (assumed 5-ton)	19,597	58	6
M918	DIST Bitumen	Not Available	55	
M919	Concrete Truck	Not Available	55	
M920	Tractor Truck	75,000	55	
M923A2	5-Ton Truck (M939 Series)	19,597	58	6
M973A1	Small Unit Support Vehicle (SUSV)	Not Available	55	12
M977	HEMTT Series	5,200	55	8
M981	Fire Support Team Vehicle (FIST-V/M113 FOV)	27,180	41	12
M992A2	Field Artillery Ammunition Support Vehicle	58,500	35	
M997	HMMWV AMB	9,100	55	4
M998	HMMWV Series	7,700	55	4
MLRS	Multiple Launch Rocket System	Varies	55	***

Table 18 lists the reported vehicles and their associated VMT at each non-ARNG installation as well as a sum total for all the installations. The HMMWV (M998) was responsible for over half the total VMT. Together, HMMWVs and the 5-ton, 2-½-ton, and ¾-ton trucks represented 95 percent of the VMT reported in 1998.

Table 18. Vehicle activity at non-ARNG installations (miles).

MDS		Activity	Aberdeen	Carlisle	Fort
11100		(mi)	PG	Barracks	Benning
AVLB	Armored Vehicle Launch Bridge (AVLB)	1,531,457			1,576
M1009	Commercial Utility Cargo Vehicle (CUCV Series)	10,415,377	288,528	2,273	346,089
M1059	Smoke Generator	61,833			
M1064A3	Personnel Carrier / M113A FOV	125,342			11,290
M106A2	Self-propelled Mortar	1,070,049			
M1070	Heavy Expanded Mobility Tactical Vehicle (HET)	5,901,359	796		33
M1078	Standard Cargo Truck	4,441,218	19,040		110,703
M1083	5-Ton Standard Cargo Truck	3,104,606	10,374		
M1097	Heavy HMMWV	3,679,795			243
M109A5	Self-propelled Howitzer	41,105		1,012	
M109A6	Paladin	303,287	306		10,151
M113A3	Armored Personnel Carrier (APC)	1,122,906	13,201		29,924
M1A1	Abrams	1,008,768	7,861		17,501
M1A2	Abrams with uranium armor	48,814	345		
M1IP	Abrams Tank	12,675			
M2A1	Bradley Infantry Fighting Vehicle (BFV)	180,927	510		3,288
	Bradley (BFV HS)	3,896,423	3,913		127,759
	2-1/2-Ton Truck (M35 Series)	14,685,234	51,286	14,331	976,826
	Cargo Carrier (M113 FOV)	56,373		332	1,128
	5-Ton Truck (M54 Series)	50,885			
	Sheridan Airborne Assault Vehicle	404,255			
	Command Post Carrier (M113 FOV)	360,708		194	16,871
	Light Armored Recovery Vehicle (LRV)	17,304	4,068		158
	Combat Engineer Vehicle (CEV) (M60A FOV)	589,310			
	5-Ton Truck (M809 Series)	2,762,124	44,879		160,886
	Armor recovery vehicle	295,215	17,908		9,435
	Combat Earthmover (ACE)	100,605			5,880
	Improved Tow Vehicle (M113 FOV)	71,945			
	HET	1,472,318	18		
	Truck Tractor (M915 Series)	1,905,621	5,361		94,621
	Tractor Truck	1,087,859	3,195		228,125
	Dump Truck (assumed 5-ton)	20,258			6,228
	DIST BITUMIN	94			
	Concrete Truck	120,331			
	Tractor Truck	9,434,686	336		8,089
	5-Ton Truck (M939 Series)	23,980,816	146,573		1,315,005
	Small Unit Support Vehicle (SUSV)	5,384,095	7		
	HEMTT Series	8,763,694	93,783		385,014
	Fire Support Team Vehicle (FIST-V/M113 FOV)	129,311	,		8,874
	Field Artillery Ammunition Support Vehicle	1,629,171	312		7,424
	HMMWV AMB	43,238,191	0.2		201,453
	HMMWV Series	75,683,872	174,361	28,510	3,335,233
	Multiple Launch Rocket System	74,111,566	1,566	20,010	0,000,200
VILLIO I	Multiple Laurion Houset System	77,111,500	1,000		

Table 18. Vehicle activity at non-ARNG installations (miles) (continued).

MDS	Fort Bliss	Fort Bragg	Fort Campbell	Fort Carson	Fort Chaffee	Fort Dix	Fort Drum	Fort Eustis
AVLB				5,503		138		2401.0
M1009	210,470	224,442	63,200	129,877	220 510	382,936	101,974	139,746
M1059				9,496	220,010	002,000	101,374	133,740
M1064A3		103		16,627				
M106A2		100		10,027		69		
M1070	228,264			37,829		09		CA
M1078	53,360	3,768,811	1,257,773	182,234			E25 207	64
M1083	00,000	1,502,628	745,190	2,229	 		525,307	9,504
M1097	49,037	1,080,501	824,656	174,195			7,423	
M109A5	40,007	344	024,000	174,133	-	044	742,055	
M109A6		044		20 577		344		
M113A3	832	100		39,577				
M1A1	032	132		115,116		916		
				125,553		614		
M1A2				174,280				
M1IP		176				519		
M2A1		388				388		
M2A2	8,807					188		
M35A2	509,096	931,986	163,678	1,289,226	94,384	32,490	84,530	97,329
M548A3		1,166		8,261		660		
M54A2				1,211	476		1,899	
M551		11,234	<u> </u>					
M577A3	1,088	9,257		45,679				
M578		144		44		280		
M728				1,604				
M818	96,802	99,485	169,919	69,944	7,211	16,420	104,910	18,313
M88A1	59	1,765		35,961		266		
M9				1,472				
M901A3		162				471		
M911		1,261		1,261		1,261		
M915A2	1,914	188,267	626,202	119,826		2,458		531,111
M916	12,398	116,389	3,230	201,134	1,645		42,259	13,688
M917				6,854				
M918			•	4				
M919				75				3
M920			97,372	8,573		1,080	11,803	1,172
M923A2	1,122,961	2,723,965	1,829,208	1,785,173	25,408	7,857	1,400,381	346,467
M973A1								
M977	1,028,772	638,435	594,857	770,910	4,840	1,800	128,537	85,795
M981		210		17,817		210		
M992A2				29,696				
M997	158,468	605,216	311,977	59,043	4,889	3,285	279,281	19,123
M998	3,670,146	17,788,454	8,915,204	4,671,993		165,541	4,558,987	865,979
MLRS		13,790					,,	,
Total	7,152,474	29,708,899	15,602,466	10,138,277	531,834	620,191	7,989,346	2,128.294

Table 18. Vehicle activity at non-ARNG installations (miles) (continued).

	-			Fort			
MDS	Fort Gordon	Fort Hood	Fort Huachuca	Indiantown Gap	Fort Irwin	Fort Jackson	Fort Knox
	Gordon		nuaciiuca	Сар		Jackson	
AVLB	000 440	15,003	000 504	004 550	14,656	400,000	1,880
M1009	998,418	710,364	666,564	361,550	195,039	403,603	993,762
M1059		16,201			17,708		474
M1064A3		33,559			23,367		174
M106A2		803,112					780
M1070					55,013	198	66
M1078	231,250	577,521	52,141			27,601	
M1083	132,110	137	22,092			34,432	
M1097	59,921	1,708,554	118,486		1,011,861		
M109A5							
M109A6		40,780			40,169		34
M113A3	1,122	217,290		1,357	280,744		27,427
M1A1		174,662			184,552	<u> </u>	114,761
M1A2		45,093					2,681
M1IP							11,542
M2A1		408			163,075		3,687
M2A2		212,210			544		22,794
M35A2	626,043	3,780,100	450,212	174,034	1,626,707	155,159	436,426
M548A3		11,852			8,477		1,031
M54A2				19,899			9,508
M551	119				344,542		
M577A3		60,048	146	492	51,437		1,470
M578		185	181		7,186		359
M728					204		
M818	56,112	180,638	26,897	69,116	480,562	24,922	65,431
M88A1		55,738		133	74,034		29,704
M9		26,388			8,006		
M901A3		67,838					
M911							
M915A2	4,662			8,922	22	32,538	
M916	1,645	211,830			76,268		48,900
M917							
M918		6					
M919		105					
M920		22,414					
M923A2	893,627	7,325,115	444,362		1,600,874	229,562	32,131
M973A1				17,939			
M977		2,623,302		13,814	553,342	122,220	137,335
M981		25,603			25,882		
M992A2		27,424			43,646		
M997	23,736	438,996		36,582	166,862		232,446
M998	1,967,036	17,107,968	920,482	156,462	8,564,123	497,409	2,047,492
MLRS		11,092					
Total	4,995,801	36,531,536	2,701,563	860,300	15,618,902	1,527,644	4,221,821

Table 18. Vehicle activity at non-ARNG installations (miles) (continued).

	Fort Leaven-		Fort Leonard	mations (fille:	Fort		Fort
MDS	worth	Fort Lee	Wood	Fort Lewis	McClellan	Fort McCoy	McPherson
AVLB			3,588	7,467			
M1009	361,008	97,916	831,433	447,151	382,396	774,377	251,891
M1059							
M1064A3	3			12,710			
M106A2							
M1070			66			202	
M1078				174,972		15	
M1083				28,447			
M1097				167,122			
M109A5							
M109A6				23,740			
M113A3	297		30,118	91,611	2,805	592	
M1A1				66,134			
M1A2							
M1IP							
M2A1							
M2A2				40,851			
M35A2	142,787	174,995	87,271	1,211,923	152,406	160,727	46,116
M548A3			3,759	4,631			
M54A2	400			132		1,284	
M551							
M577A3	42		3,161	30,865			1,716
M578			968				
M728				5,958			
M818	46,708	5,879	655,344	119,895	45,340	65,720	20,900
M88A1			1,143	11,590			
M9			7,733	6,805			
M901A3							
M911							
M915A2		11,484	153,478	481,253		183,752	11,982
M916		14,817	39,583	112,528			
M917							
M918				4			
M919				75	1		
M920		582		77,707		157	
M923A2	1,385	674,721	837,863	3,248,696	276,167	27,963	147,854
M973A1							
M977		13,580	175,298	730,518		7,565	
M981				10,873			
M992A2				25,200			
M997		6,034	842	560,947		13,565	114,584
M998	2,217,099	630,944	670,131	12,462,628	1,386,957	108,934	354,353
MLRS							
Total	2,769,726	1,630,952	3,501,779	20,162,433	2,246,072	1,344,853	949,396

Table 18. Vehicle activity at non-ARNG installations (miles) (continued).

MDS	Fort Polk	Fort Riley	Fort Rucker	Fort Sam Houston	Fort Sill	Fort Stewart	Fort Story	Yakima TC
AVLB		6,557				7,575		
M1009	672,444	403,494	96,617		926,363	131,094	42,066	21,441
M1059		8,886				2,308		
M1064A3		16,974				26,581		618
M106A2								
M1070					1,845	55,655		
M1078		2,251				978,750		
M1083		4,036			·····	2,534		
M1097	58,458	50,084			40,906	463,472		
M109A5		516						
M109A6		2,502			53,259	15,350		
M113A3	15,942	156,226			256	118,267		9,560
M1A1		149,160				103,153		16,704
M1A2						100,100		
M1IP		119				238		
M2A1		388				388		
M2A2		87,782				197,851		
M35A2	190,892	1,291,704	82,517		1,552,308	1,010,643	12,159	267,575
M548A3	700,002	17,401	02,011		.,00=,000	4,176	12,100	201,010
M54A2		266	1,232			6,287		643
M551	3,570	200	1,202			0,207		0.10
M577A3	0,070	55,429			100,843	33,966		3,560
M578	572	144			1,831	00,000		48
M728	5/2	, , , ,			1,001	144		
M818	130,562	14,089	15,009		440,078	48,133	2,768	4,205
M88A1	473	30,378	10,000		25,487	35,037	2,700	2,683
M9	1,0	20,750			20,107	24,410		2,000
M901A3		162				162		
M911		1,261				1,261		
M915A2		69,719			813	290,623		165,648
M916	255,456	7,160	381	1,481	0.0	72,580	4,854	2,202
M917	1,570	12,456	301	1,401		72,000	4,004	2,202
M918	1,570	12,400				2		
M919	75					75		
M920	38,589	12,605				32,787		
M923A2	1,830,603	12,000	25,057	138,546	846,195	3,632,148	304,991	1,378
M973A1	1,030,003	2,112,210	23,037	130,340	040,100	0,002,140	304,331	1,570
M977	115,484	843,467	241		1,694,599	1,234,927	968	
M981	110,404	8,991	241		1,004,000	19,392	300	
M992A2					37,099	†		
M997	000 500	28,508		60.204		18,276		22 550
	236,568	146,264	00.045	60,301	80,325	87,353	200 140	22,558
M998	5,642,936	4,488,531	23,845	749,050		6,657,496	260,140	119,734
MLRS		6,732			217,622	2,773		
Total	9,194,198	10,057,202	244,899	949,378	11,118,057	15,315,867	627,946	638,557

Table 19 lists the reported vehicles and their associated VMT at each selected ARNG camp as well as a sum total for all the camps. A total of 34 types of vehicles were reported at the 19 installations with a corresponding combined activity of 11 million VMT. At these ARNG installations, the Commercial Utility Cargo Vehicle (M1009) accounted for 32 percent of the VMT, while HMMWVs and 2-½-ton trucks accounted for 28 and 13 percent, respectively. Since these activity levels are all for tactical vehicles, it is likely that a large majority of the VMT occurred on unpaved surfaces.

Table 19. Vehicle activity at ARNG installations (miles).

MDS	Vehicle	Total VMT for MDS	Camp Atterbury	Camp Blanding
AVLB	Armored Vehicle Launch Bridge (ALVB)	244		
M1009	Commercial Utility Cargo Vehicle (CUCV Series)	3,567,986	25,471	240,292
M1059	Smoke Generator	0		
M1064A3	Personnel Carrier Same as M113A	8,296	7.	
M106A2	Self-propelled Mortar	595		
M1070	Heavy Expanded Mobility Tactical Vehicle (HET)	3,030		1,010
M1078	Standard Cargo Truck	0		.,
M1083	5-Ton Standard Cargo Truck	0		
M1097	Heavy HMMWV	138,138		195
M109A5	Self-propelled Howitzer	516	1	
M109A6	Paladin	0		
M113A3	Armored Personnel Carrier (APC)	22,095		339
M1A1	Abrams	866		
M1A2	Abrams with uranium armor	0		
M1IP	Abrams	7,751		112
M2A1	BFV (Bradley Fighting Vehicle)	1,285		121
M2A2	BFV HS (Bradley)	76,134		
M35A2	M35 Series (2-1/2-Ton Truck)	1,425,452	3,430	5,259
M544A	M54 Series (5-ton Truck)	0	-,,,,,,	0,0
M548A3	Cargo Carrier (M113 Family)	178		
M54A2	M54 Series (5-Ton Truck)	179,172	1,196	1,221
M551	Sheridan (Airborne Assault Vehicle)	0	, , , , , , , , , , , , , , , , , , , ,	
M577A3	Command Post Carrier (M113 Family)	21,127		
M578	Light Armored Recovery Vehicle (LRV)	481		73
M728	Combat Engineer Vehicle/M60A!FAV (CEV)	4,361		
M818	M809 Series (5 Ton Truck)	599,347	56,376	7,037
M88A1	Armor Recovery Vehicle	9,862	50,00	913
M9	Combat Earthmover (ACE)	0		
M901A3	Improved Tow Vehicle/M113FAV	2,799		253
	HET (Values based on M1070)	45,366		1,261
	M915 Series Truck Tractor	580,272		3,100
M916	Tractor Truck	16,279	1,947	0,100
M917	Dump Truck (assumed 5 Ton Truck)	14,064	14,064	
M918	DIST BITUMIN	37	7 1,00 1	
M919	Concrete Truck	2,108	161	1,548
	Tractor Truck	61,301	49,271	1,040
	M939 Series (5-Ton Truck)	989,538	136,559	5,924
	Small Unit Support Vehicle (SUSV)	000,550	100,009	3,324
	HEMTT Series	234,329	1,085	4,343
	Fire Support Team Vehicle (FIST-V/M113FOV)	1,613	1,000	36
	Field Artillery Ammunition Support Vehicle	0		36

MDS	Vehicle	Total VMT for MDS	Camp Atterbury	Camp Blanding
M997	HMMWV AMB	104,137	952	2,930
M998	HMMWV Series	3,108,476	20,722	32,192
MLRS	Multiple Launch Rocket System	26,299		
	Total for Army National Guard Camps	11,253,534	311,234	308,159

Table 19. Vehicle activity at ARNG installations (miles) (continued).

MDS	Camp Carroll	Camp Dodge	Camp Edwards	Camp Grafton	Camp Grayling	Camp Guernsey	Camp Howze	Camp Parks
AVLB		122						
M1009	34,681	483,690	93,743	101,134	322,110	11,365		46,892
M1059								
M1064A3							8,296	
M106A2		595						
M1070								
M1078	1							
M1083								
M1097	28,176							
M109A5								
M109A6								
M113A3		1,833					13,746	
M1A1		334						
M1A2								
M1IP		7,282						
M2A1		388						
M2A2		188					64,901	
M35A2	445,046	228,292	3,580	9,387	28,898		308,184	14,160
M544A								
M548A3								
M54A2	89,562	24,194	1,211		4,844			
M551								
M577A3		694					6,615	
M578		144						
M728			4,361					
M818	20,788	256,168		14,921	12,320	355		136
M88A1	140	808			133		5,681	
M9								
M901A3		2,319						
M911		861						
M915A2	529,538	46,899						
M916					11,664			
M917								
M918								
M919			156		161	1		
M920					2,388			
M923A2	396,131	111,414	1,150	60,409	9,315	2,300	100,312	2,771
M973A1								
M977		28,398			1,800		60,084	
M981		210						
M992A2								
M997	27,489	12,556			1,304			3,680
M998	963,218	196,016	1,533		61,003	3,752	232,726	6,667
MLRS								
Total	2.534.769	1,403,405	105,734	185,851	455,940	17,773	800,545	74,306

Table 19. Vehicle activity at ARNG installations (miles) (continued).

MDS	Camp Rapid	Camp Rilea	Camp Ripley	Camp Roberts	Camp Robinson	Camp Shelby	Camp Stanley	Camp Williams
AVLB						122	7	
M1009	160,558	13,638	633,017	331,767	281,240			67,164
M1059								0.,,0.
M1064A3								
M106A2					-			
M1070						2,020		
M1078								
M1083								
M1097							108,052	1,715
M109A5			516				100,002	1,7 10
M109A6								
M113A3			5,822			355		
M1A1			396					
M1A2								
M1IP			238			119		
M2A1		TV-W	388			388		
M2A2			188			188		
M35A2			133,534	10,214	82,694	57,437	67,621	27,716
M544A					,		51,021	27,7 10
M548A3					178			
M54A2			53,256		695	2,612	381	
M551								
M577A3			748				13,070	
M578			144			120		
M728								
M818		27,874	56,652	11,323	50,741	71,952	7,758	4,946
M88A1			992			458	737	
M9								
M901A3			81			146		
M911			38,533	4,125		586	•	
M915A2				677	58			
M916					2,668			
M917								
M918					37			
M919		29						52
M920			3,009		4,671	1,962		
M923A2			24,895		3,221	40,575	89,454	5,108
M973A1								
M977			11,554	3,032	5,575	2,958	115,500	
M981				105			1,262	
M992A2								
M997	7,743		20,377	2,130	2,103	6,008	14,732	2,133
M998	7,224	2,955	39,364	4	40,079	103,597	1,365,053	32,371
MLRS					,	,	26,299	
Total	175,525	44,496	1,023,704	363,513	473,960	1,012,827	1,820,588	141,205

Prescribed Burning

Prescribed burning is the deliberate ignition of fire within specific, prepared areas under controlled conditions. It is used as a land treatment to accomplish natural resources management objectives. The process produces PM and PM precursor emissions as products of combustion.

Prescribed fires are conducted within the limits of a fire plan that describes the acceptable range of weather, moisture, fuel, and fire behavior parameters, and the ignition method to achieve the desired effects. Prescribed burning is a cost-effective and ecologically sound tool for forest, range, and wetland management. Its use reduces the potential for destructive wildfires, removes logging residues, controls insects and disease, improves wildlife habitat and forage production, increases water yield, maintains natural succession of plant communities, and reduces the need for pesticides and herbicides (AP-42/13.1). Prescribed burning is conducted at many of the Army troop-based installations for these reasons as well as to support military training objectives.

At Army installations, prescribed burns are usually managed by the Directorate of Public Works, Natural Resources Management and conducted by trained forestry and natural resources personnel. OSMIS does not provide information on prescribed burning, and individual installations were not contacted during this study, so installation-specific activity levels were not available.

Because the woodland community growth rates vary depending on temperature and precipitation rates, some areas of the country require more frequent prescribed burning than others. A 1989 national inventory (Ward, Peterson, and Hao 1993) concluded that over 70 percent of the nation's prescribed burning occurred in the Southeast (Alabama, Florida, Georgia, Kentucky, Mississippi, North Carolina, South Carolina, and Tennessee). In 1998 Fort Carson, CO, was permitted to burn 9,035 acres of its total 373,300 acres of land (Dick Wold, Colorado Department of Public Health and Environment, telephone conversation, 9 December 1999). The prescribed burning took place on 2.4 percent of the land. In 1999 Range Control at Fort Bragg, NC, reported prescribed burning of 25,916 acres of its total 150,088 acres of land, or 17 percent of the land (Evelyn Watkins, Fort Bragg Range Control, Fort Bragg, NC, professional discussion). No prescribed burning occurs at Fort Irwin, CA. Instead the installation constructs fire lines to prevent wildfire spread (W.M. Quillman, Environmental Division, Fort Irwin, CA, professional discussion, 8 February 2000).

Based on this information, it was assumed that the percentage of land burned through prescription at the other installations west of 100° longitude (Forts Bliss, Huachuca, and Lewis, and Camps Guernsey, Park, Rilea, Rapid, Roberts, and Williams) matched that at Fort Carson (2.4 percent). All other installations were assigned burning percentages equal to that at Fort Bragg (17 percent). Then the land burned through prescription was estimated as the total land area of the installation times the burning percentage. This approach is very conservative because it does not account for developed or other nonforested areas on the installation (e.g., cantonment area, roadways).

The information that is needed to estimate PM emissions includes location (latitude and longitude), fuel load, and land area. For this study, fuel load information was obtained from Table 13.1-1 of EPA's AP-42, and land area, except for a few installations, was obtained from a DOD Military Installations Properties list. Table 20 lists these installation parameters.

Table 20. Installation characteristics related to prescribed burning emissions.

The second of th										
Installation	1 attends		Precipitation	Land Area						
installation	Latitude	Longitude	Days	(acres)						
Aberdeen Proving Ground, MD	39.472500	76.130000	130	72,516						
Carlisle Barracks, PA	40.200800	77.204200	135	403						
Fort Benning, GA	32.352200	84.968900	115	184,051						
Fort Bliss, TX	31.807500	106.422000	60	1,126,514						
Fort Bragg, NC	35.138600	79.001100	110	150,088						
Fort Campbell, KY	36.653600	87.459700	120	105,070						
Fort Carson, CO	38.741900	104.782000	90	373,300						
Fort Chaffee, AR	35.312200	94.305800	98	71,372						
Fort Dix, NJ	40.005000	74.613100	135	30,997						
Fort Drum, NY	44.053300	75.773900	160	107,712						
Fort Eustis, VA	37.055300	76.291900	130	8,229						
Fort Gordon, GA	33.417200	82.140800	110	56,497						
Fort Hamilton, NY	40.618600	74.033600	135	166						
Fort Hood, TX	31.133900	97.774200	80	217,345						
Fort Huachuca, AZ	31.565000	110.323000	40	101,358						
Fort Indiantown Gap, PA	40.341400	76.423300	135	17,902						
Fort Irwin, CA	35.262800	116.684000	20	636,214						
Fort Jackson, SC	34.039200	80.886400	110	52,301						
Fort Knox, KY	37.890800	85.963100	120	109,210						
Fort Leavenworth, KS	39.324400	94.923300	100	7,000						
Fort Lee, VA	37.233300	77.330300	130	5,574						
Fort Leonard Wood, MO	37.705300	92.158100	105	63,270						
Fort Lewis, WA	47.106100	122.582000	180	91,174						
Fort McPherson/Gillem, GA	33.707200	84.433600	120	350						

Installation	Latitude	Longitude	Precipitation Days	Land Area (acres)
Fort McClellan, AL	33.718900	85.790800	120	45,679
Fort McCoy, WI	43.989700	90.503300	115	127,730
Fort Pickett, VA	37.078600	78.001700	130	45,160
Fort Polk, LA	31.046400	93.205300	102	198,894
Fort Richardson, AK	61.254400	149.688000	150	71,492
Fort Riley, KS	39.111900	96.815800	90	100,671
Fort Rucker, AL	31.343300	85.715300	115	63,271
Fort Stewart, GA	31.872500	81.610000	115	279,271
Fort Story, VA	36.739400	76.043600	130	1,452
Camp Stanley, TX	29.664722	98.628889	80	1,280
Camp Howze, TX	33.637222	97.150556	80	
Camp Dodge, IA	41.685833	93.702222	105	4,000
Camp Shelby, MS	31.312778	89.306944	110	134,000
Camp Ripley, MN	46.166389	94.361667	110	30,720
Camp Grayling, MI	44.657222	84.709444	135	147,000
Camp Robinson, AR	34.788333	92.255556	105	35,840
Camp Blanding, FL	29.946944	82.112222	120	67,200
Camp Parks, CA	37.715833	121.910000	70	
Camp Atterbury, IN	39.352778	85.967500	120	
Camp Williams, UT	40.476111	111.955556	90	28,800
Camp Rapid, SD	44.075278	103.232778	90	
Camp Rilea, OR	46.170278	123.920833	180	
Camp Edwards, MA	41.691111	70.637222	140	15,680
Camp Guernsey, WY	42.266389	104.744444	. 90	
Camp Roberts, CA	35.751667	120.692222	40	32,000
Camp Grafton, ND	48.112778	98.874167	100	2,340

Smokes and Obscurants Training

The Army uses smokes and obscurants to mask troop movements and mechanized equipment and to defeat visual-range observation and tracking methods, including lasers. Four types of military smoke are currently used by the Army: fog-oil smoke, vehicle smoke, smoke pots, and smoke rounds. The generation of fog-oil smoke is the most widely used method and the only one for which activity data were obtained.

Fog oil is a mineral-oil-like liquid hydrocarbon that produces a very dense white smoke. Fog-oil smoke is produced by smoke generators that can create areawide visual smoke screens. The smoke is produced by sending the fog oil through a pulse-jet engine. The oil is rapidly vaporized and then condenses into liquid drops when it comes in contact with the ambient air. The liquid drops

produce a thick, white cloud, which obscures visibility. Fog-oil smoke is extremely effective as an obscurant because more than 95 percent of the oil condenses to form liquid drops with a log-mean diameter of about 0.9 microns. The typical particle size distribution for a fog-oil smoke plume is 100 percent PM10 and 92 percent PM2.5 (Dunn, Brown, and Policastro 1996).

Field training with smoke is essential to ensure its successful use under actual battlefield conditions. Smokes and obscurants training occurs at many installations as part of troop training activities and includes operating the equipment in full battlefield exercises. In addition, extensive specialized smoke generation training occurs at the Army Chemical School and the Military Police School, which were relocated from Fort McClellan, AL, to Fort Leonard Wood, MO. Smoke generation training at the schools' new location at Fort Leonard Wood began October 1999.

The major components of the M1059 are two M54A2 smoke generators, an air compressor assembly, a 120-gallon fog-oil tank, a fog-oil pump assembly, and a control panel. The M54A2 pulse jet engine burns any mid-viscosity fuel (diesel, JP4, JP8, etc.) to vaporize fog oil. Each M54A2 is capable of vaporizing 40 gallons of fog oil in a 1-hour mission. The fog-oil smoke generator may be operated from fixed locations or moving vehicles.

In November 1998 the new M56 Infrared and Visual Smoke System was deployed with the 82nd Airborne Division's 21st Chemical Company at Fort Bragg, NC. The new system can defeat infrared weapons systems. This is accomplished with ground-up graphite in the M56 smoke that absorbs thermal energy. Graphite is processed to emit flakes that are 70 percent PM10 and 15 percent PM2.5. Since the PM2.5 is included in the PM10, the 70 percent PM10 implies that 30 percent of the particles would be classified as TSP. Generation rates for graphite flakes are typically 60 lb/hr (Getlin et al. 1998).

The addition of ground particles to the fog oil will probably have some effect on the PM produced and the particle size distribution. Data were not provided on the effect, if any, that adding graphite to the fog oil has on the typical use rate for the fog oil. If there is not a significant effect, however, fog oil is typically used at 650 lb/hr (i.e., 100 gal/hr) and the graphite flakes are typically used at 60 lb/hr. In this proportion of less than 10 percent it is likely that the fog oil itself will still dominate the quantity and size distribution of the PM generated. The operation of a smoke generator will result in PM emissions from fugitive dust, obscurants, and vehicle and generator exhausts.

Unfortunately, smoke generator activity is tracked in OSMIS in terms of miles of smoke generator activity for the M1059 Lynx Smoke Generator. This activity level is not very useful for two reasons. One reason is that smoke generation is not limited to this equipment. It appears that, when a smoke generating device is added as a specialized vehicle configuration, there is no way to identify that use in OSMIS. Smoke generation activity at places such as Forts Bragg and Lewis was not reported in OSMIS. The other important reason why this activity information is not useful is that there is no direct correlation between vehicle miles traveled and the amount of fog-oil smoke produced. Since almost all fog oil that is used is converted into PM, the most useful activity information is fog-oil usage.

Fog-oil usage information was obtained for Forts Irwin and Leonard Wood. In calendar year (CY) 1995, Fort Irwin reported using 6200 gallons of fog oil as smoke obscurant (Title V Applicability 1995). Fort Irwin uses approximately the same quantity of fog oil every year*. The yearly usage level for Fort Leonard Wood is expected to be around 65,000 gallons. This value was obtained from the maximum gallons of fog oil allowed in Fort Leonard Wood's air quality operating permit (Rory McCarthy, Fort Leonard Wood, MO, telephone conversation, 23 February 2000 [hereafter referred to as McCarthy 2000]). Because of the Army Chemical School and the Military Police School at Fort Leonard Wood, it is by far the largest generator of fog-oil smoke. Other installations generating fog oil will likely use it at a rate much closer to Fort Irwin's than Fort Leonard Wood's.

Artillery and Other Main Rounds Practice

OSMIS provides installation-specific data on the number of main rounds fired from both artillery and armored vehicles. Separate statistics are provided on the number of ammunition rounds fired from both the weapon system's main gun and secondary guns. The level of activity for all main rounds fired was extracted from OSMIS.

Firing practice for artillery and other large caliber guns produces PM and PM precursor emissions from both the weapons firing process and the exploding ordnance. Firing point emissions involve pollutants released from both the fuse and the propellant used to launch the projectile, and from the rapid movement of the

^{*} Walter Perry, Air Quality Program Manager, Fort Irwin, CA, professional discussion, 8 February 2000.

weapon system across the earth's surface during firing. The down-range emissions are generated from the munitions-containing explosives or other energetic fills (e.g., flash compound) and the dust cloud from impact. The level of activity for all main rounds fired, which includes artillery practice, is presented in Table 21. Table 22 shows the distribution of ordnance comprising these main rounds.

Table 21. 1998 main gun activity.

	T .	Main Barrata
Installation	MACOM	Main Rounds Fired
Carlisle Barracks, PA	TRADOC	3,029
Camp Dodge, IA	ARNG	6,417
Camp Howze, TX	ARNG	60,678
Camp Ripley, MN	ARNG	81
Camp Roberts, CA	ARNG	690
Camp Shelby, MS	ARNG	1
Camp Stanley, TX	ARNG	31,463
Fort Benning, GA	TRADOC	211,447
Fort Bliss, TX	TRADOC	31,848
Fort Bragg, NC	FORSCOM	128,988
Fort Campbell, KY	FORSCOM	226,969
Fort Carson, CO	FORSCOM	251,535
Fort Dix, NJ	USAR	3
Fort Drum, NY	FORSCOM	26,491
Fort Hood, TX	FORSCOM	449,624
Fort Indiantown Gap, PA	USAR	114
Fort Irwin, CA	FORSCOM	225,570
Fort Knox, KY	TRADOC	151,908
Fort Lewis, WA	FORSCOM	28,197
Fort Polk, LA	FORSCOM	13,705
Fort Riley, KS	FORSCOM	137,898
Fort Rucker, AL	TRADOC	143,930
Fort Sill, OK	TRADOC	194,683
Fort Stewart, GA	FORSCOM	344,115
Yakima Training Center, WA	FORSCOM	3,925

Table 22. 1998 distribution of main rounds fired.

Installation	7.62MMª	20MM ^b	25MM°	30MM ^d	105MM ^e	107MM ^t	120MM ⁹	152MM ^h	155MM	Other	Total
Carlisle Barracks, PA									3,029		3,029
Camp Dodge, IA		815				686	969		4,221		6,417
Camp Howze, TX			59,903				776				60,678
Camp Ripley, MN			15				57		10		81
Camp Roberts, CA							601		88		069
Camp Shelby, MS							1				-
Camp Stanley, TX			31,174							52	31,226
Fort Benning, GA			173,403		1,237		24,980		11,827		211,447
Fort Bliss, TX			31,785							63	31,848
Fort Bragg, NC				40,129	55,610			09	32,908	281	128,988
Fort Campbell, KY	109,070			62,874	54,989					36	226,969
Fort Carson, CO		5,512	178,425	10,510			28,161		28,927		251,535
Fort Drum, NY					18,647				7,844		26,491
Fort Hood, TX			284,305	42,156			90,504		32,548	111	449,624
Fort Indiantown Gap, PA							114				114
Fort Irwin, CA			55,013				113,966	1,819	54,771		225,570
Fort Knox, KY			82,245	17,818		880	45,004		5,961		151,908
Fort Lewis, WA					3,952		681		23,564		28,197
Fort Polk, LA									13,702	3	13,705
Fort Riley, KS			83,399				31,939		22,560		137,898
Fort Rucker, AL				143,930							143,930
Fort Sill, OK					78,115				114,018	2,549	194,683
Fort Stewart, GA			253,078	20,503			39,578		30,872	84	344,115
Yakima Training Center, WA							3,925				3,925
a - Blackhawk (MH-60K)					f - Self-propelled Mortar (M106A2)	elled Mortar	(M106A2)				

g - Self-propelled Mortar (M1064A3) and Abrams (M1A1), (M1A2), & (M1IP)

h - Sheridan (M551)

c - Bradley Fighting Vehicle (M2A1) and BFV HS (M2A2)

b - Cobra (AH-1S)

e - Howitzer (M119A1) d - Apache (AH-64A)

i - Howitzer (M102), M109A5) & (M198), and Paladin (M109A6)

j - Avenger and MLRS

The distribution of ordnance varies significantly between installations. Fort Sill, which is the site of the U.S. Army Field Artillery School and Field Artillery Center, has a high level of activity for Howitzers (M102, M109A5, M119A1, and M198) and Paladin Self Propelled Howitzers (M109A6) that fire 155mm ordnance. Fort Irwin (the National Training Center) conducts combat operations to achieve proficiency in desert warfare. The main rounds fired at Fort Irwin are attributed to the Abrams Tank (M1A1), Bradley Fighting Vehicles (M2A1 and M2A2), and the Paladin (M109A6), which fire 120mm, 25mm, and 155mm ordnance, respectively. The Abrams Tanks at Fort Irwin represent half the main rounds fired at that installation. Forts Benning and Riley are involved with infantry training, so the most frequent source of the main rounds fired is the Bradley Fighting Vehicle (M2M2) with its 25mm main guns.

With respect to PM emissions, therefore, a ranking based on main rounds fired will not provide a direct correlation to PM emission activity, because the size distribution of ordnance fired at specific installations varies considerably, and PM estimates must account for these changes in ordnance distribution.

Weapons Impact Testing

The U.S. Army Test and Evaluation Command (ATEC) operates nine test centers for the evaluation and testing of weapon systems, munitions, and other equipment. At these test centers, which are located in a variety of climatic and geographical environments, DOD is able to perform live-fire testing of weapon systems to ensure their safety and reliability. The U.S. Army Developmental Test Command (DTC), a major subordinate command of ATEC, serves as the Army's premier materiel testing organization for weapons and equipment. Testing capabilities include missile systems, weapons, munitions, aircraft, communications and electronics, as well as live-fire vulnerability and lethality testing.

Of particular interest to this study is ATEC's testing of artillery weapons and ammunition, missiles and rockets, mortar weapons and ammunition, and smart munitions. At the Aberdeen Test Center in Aberdeen, MD, for example, the Army conducts weapons proofing of all large caliber cannons before final shipment. Weapons proofing includes assembling the weapon and firing multiple test rounds to ensure that the gun system is safe to use in the field.

The test firing of cannons and other weapon systems is expected to produce the same types of air emissions as those produced during actual training exercises at troop-based installations. Similarly, the testing of weapon systems often

involves the movement of motorized vehicles, which in turn produces additional emissions. Therefore, the OSMIS was searched to determine if any of the ATEC installations had reported data on the types and numbers of artillery rounds fired during 1998 as well as associated VMT.

Table 23 shows ATEC testing centers reported firing a total of only 250 rounds in 1998. All of these rounds were from tests of the 105mm lightweight towed howitzer at Yuma Proving Ground. No main rounds were reported at the other ATEC testing centers that were likely to be involved in main gun firing. It was suspected that 1998 may have been unusually low; therefore, data were extracted from OSMIS for a 5-year period (1994 - 98). Over that period of time, there was some additional activity at Aberdeen Proving Ground involving 586 rounds fired from Heavy HMMWVs (M1097) and Fire Support Team Vehicles (M981). Nonetheless, this level of activity is trivial when compared to the rounds fired at many troop-based installations. In 1998, for instance, 449,624 rounds were fired at Fort Hood, and an average of 135,472 rounds were fired at all non-ARNG installations reporting main-gun activity, and an average of 16,555 rounds were fired at all ARNG installations reporting main-gun activity. It was decided, therefore, that emissions from weapons impact testing at ATEC testing centers are insufficient for inclusion in this study. Aberdeen Proving Ground's vehicle activity of 888,520 VMT is comparable to other installations included in this study, so it will be added to the list of non-ARNG installations.

Table 23. ATEC testing center activity.

		199	8	1994 - 19	98
Installation	Main Rour	ds	Vehicle Miles	Main Rou	nds
Aberdeen PG, MD	0		888,520	586	(a)
Dugway PG, UT	0		3,946	0	
Fort Greely, AK	0		0	0	
Yuma PG, AZ	250	(b)	0	1581	(b)

a M1097 - Heavy HMMWV (390 rounds) and

M981 - Fire Support Team Vehicle (196 rounds)

b M102 - 105mm Lightweight Towed Howitzer

Open Burning and Open Detonation

The DOD conducts OB/OD of certain munitions and explosives on ranges and other training areas as a way of safely disposing of these materials. Open burning of munitions involves the combustion of propellants or explosive ordnance without the control of combustion or air, or the containment of the reaction or the emissions. Open detonation is the unconfined, violent reaction of explosive ordnance without the control of combustion or air, or the containment of the

reaction or the emissions. OB/OD operations are conducted in accordance with the EPA's Military Munitions Rule (62 FR 6621, February 12, 1997). This study addresses only the open burning of unused propellants that is conducted during field exercises at troop-based installations. This study does not address other OB/OD activities such as the permitted treatment of waste munitions at Army depots and open detonation of unexploded munitions during range clearing.

During live-fire training exercises, not all of the propellant charges or charge increments are always used. Propellant charges for a given round are packaged together in a set. The number of charges used depends on the desired firing distance, so some of the charge increments in the set may not be used. In this case the propellant cannot be returned to munitions storage because it is an incomplete set, and its future performance may have been compromised by handling or environmental conditions (e.g., high humidity). Unused propellant charges in the field represent an explosive safety hazard to the troops and a tactical threat in combat situations. The training of personnel in the safe management and expedient destruction of unused propellant by open burning, therefore, is a required element of military training and is not considered a waste management activity under the Resource Conservation and Recovery Act (RCRA).

Information was not available on the amount of unused propellant that is disposed of in the field by open burning. The number of artillery rounds fired at each installation is available in OSMIS, however, and emission factors have been developed for OB/OD activities on a pound propellant/round basis. As presented in Table 22, OSMIS reports the number of 105mm and 155mm rounds fired by howitzers and paladin artillery. Based on median values reported in Artillery Ammunition Round Charts prepared by the Army Materiel Command (USAMC 1985), it was determined that 105mm ordnance requires an average of 3.3 lb propellant/round fired and 155mm ordnance requires an average of 3.3 lb propellant/round fired. Based on input from the AEC, it was estimated that approximately 40 percent of the 105mm and 155mm propellant ends up being destroyed by open burning (T. Clark, AEC, Aberdeen, MD, telephone conversation, 11 January 2000).

Table 24 shows the number of 105mm and 155mm rounds fired at 17 troop-based installations. Table 25 shows the corresponding amount of propellant that is assumed to be open burned.

Table 24. Artillery rounds fired.

		Weapon	System/Ordn	ance		
		How	itzer		Paladin	
	M119A1	M102	M109A5	M198	M109A6	Total Rounds
Installation	105mm	105mm	155mm	155mm	155mm	Fired
Fort Hood, TX		200		706	31,642	32,548
Fort Campbell, KY	54,989					54,989
Fort Stewart, GA					30,872	30,872
Fort Bragg, NC	55,610	250	45	32,612		88,518
Fort Carson, CO					28,927	28,927
Fort Irwin, CA					54,771	54,771
Fort Lewis, WA	3,952				23,564	27,516
Fort Drum, NY	18,647			7,844		26,491
Fort Benning, GA	1,237				11,827	13,064
Fort Sill, OK	78,115	8,589		39,483	65,946	192,134
Fort Riley, KS			18,463		4,097	22,560
Fort Polk, LA				13,702		13,702
Fort Knox, KY	}				5,961	5,961
Carlisle Barracks, PA			3,029			3,029
Camp Dodge, IA		3,979		242		4,221
Camp Ripley, MN		4	3	2		10
Camp Roberts, CA		16		73		89

Table 25. Artillery propellant used (lb).

		Weapon	System/Ord	Inance		
		How	itzer		Paladin	
	M119A1	M102	M109A5	M198	M109A6	Total
Installation	105mm	105mm	155mm	155mm	155mm	Propellant
Fort Hood, TX		740		9,531	427,167	437,438
Fort Campbell, KY	203,459					203,459
Fort Stewart, GA					416,772	416,772
Fort Bragg, NC	205,757	926	613	440,263		647,560
Fort Carson, CO					390,515	390,515
Fort Irwin, CA					739,409	739,409
Fort Lewis, WA	14,622				318,114	332,736
Fort Drum, NY	68,994			105,894		174,888
Fort Benning, GA	4,578				159,660	164,238
Fort Sill, OK	289,027	31,778		533,023	890,275	1,744,103
Fort Riley, KS			249,245		55,315	304,560
Fort Polk, LA				184,977		184,977
Fort Knox, KY					80,474	80,474
Carlisle Barracks, PA			40,891			40,891
Camp Dodge, IA		14,722		3,267		17,989
Camp Ripley, MN		15	45	33		93
Camp Roberts, CA		59		981		1,040

Helicopters

Aircraft contributing to nonfacility PM emissions include fixed-wing aircraft and helicopters. Activity data for fixed-wing aircraft were not available in OSMIS. So consideration of aircraft was limited to helicopters.

The Army makes extensive use of a number of different types of tactical and non-tactical helicopters to support its mission and operations. Helicopters are used for a wide variety of applications that include the general transport of troops and equipment, reconnaissance, air assault, ground troop support, and medical evacuation. Principal Army helicopters are the Apache, Blackhawk, Chinook, Cobra, Huey, Kiowa, and Quick Fix. Helicopters produce particulate emissions from both fuel combustion and the generation of strong turbulent winds, which entrain dust particles, during takeoff and landings. AP-42 contains emission factors for estimating PM emissions from fuel combustion. No emission factors, however, have been developed to estimate the amount of airborne dust generated by the wind forces associated with helicopter takeoff and landing, so this emission source was not accounted for in this study.

OSMIS reports on the total hours of helicopter usage at each troop-based installation. The hours are broken down by the type of helicopter (e.g., Apache, Blackhawk). As Table 26 shows, a total of 262,204 hours were logged at a total of 20 installations using 10 different types of helicopters. Fort Rucker, which serves as the Army's Helicopter Training Center, reported the highest number of hours (140,085).

Table 26. Helicopter activity (hours) and engine parameters.

Cobra Apache	Cobra	Apache	Chinook	Quick Fix		Kiowa		Huey	Blackhawk	hawk
Installation	AH-1S	AH-64A	CH-47D	EH-60A	OH-58A	OH-58C	OH-58D	UH-1H	UH-60A	UH-60L
Fort Benning, GA									4,095	
Fort Bragg, NC		905'9	1,930	952						
Fort Campbell, KY		11,324	7,241	505			6,830		6,025	18,319
Fort Carson, CO	1,091	2,251		348		2,784		104	2,506	2,476
Fort Drum, NY				552			8,540	749	1,237	4,841
Fort Eustis, VA		886	1,385			50	2,570	1,165	1,269	
Fort Hood, TX						2,081	8,931	1,216	7,067	2,545
Fort Huachuca, AZ				635						
Fort Indiantown Gap, PA			571		767	1,093		5,669	2,644	
Fort Irwin, CA						1,744		3,373	2,949	
Fort Knox, KY	207	3,022								
Fort Lewis, WA			1,672					4,793	2,336	
Fort McPherson, GA								69		
Fort Polk, LA						3,193		2,244		
Fort Riley, KS								2,652		
Fort Rucker, AL	8	19,425	6,526	62		51,708	14,624	26,230	21,371	131
Fort Stewart, GA		3,054	4,166	253		1,129	3,304	80	576	6,807
Camp Dodge, IA	903									
Camp Howze, TX		309								
Camp Robinson, AR								3,371	1,788	
Engine Type	T700-GE-401	T700-GE-701	T55-L712	T700-GE-701C	T-703 (R-3)	T-703 (R-3)	T-703 (R-3)	T53-L-13B	T700-GE-701C	T700-GE-701C
Number of Engines	2	2	2	2	-	-	-	-	2	2

TSP, PM10, and PM2.5 Emissions Inventory

PM emission levels were estimated using both activity data presented earlier in this chapter and the emission estimation methods in Chapter 4 to calculate "rough order-of-magnitude" emissions estimates for the nonfacility emission sources. These estimates are not based on information obtained directly from installations and generally would not be appropriate for regulatory purposes. They are described as rough order-of-magnitude because they did not include installation-specific information such as:

- emission control programs (i.e., dust suppressants)
- VMT distribution between paved and unpaved surfaces
- installation-specific parameters for calculating emissions, such as soil silt content, forest species, and precipitation
- accepted emission factors for tracked vehicles
- installation-specific prescribed burning acreage
- installation-specific fog oil usage.

The emissions estimates in this chapter are only designed to provide qualitative comparisons among troop-based installations that will provide some insights for prioritizing PM NAAQS concerns. Emissions are calculated in this chapter for vehicles, prescribed burning, smokes and obscurants training, OB/OD of munitions during field exercises, and helicopter engine exhaust. The source categories Artillery Practice and Weapons Impact Testing were not covered in this chapter since no emission factors had been published at the time that this report was prepared.

Vehicles

This section estimates vehicle emissions as a result of fuel combustion (i.e., tail-pipe), tire wear, brake wear, and vehicular travel over paved and unpaved road surfaces. Emissions are only calculated for tactical vehicles, since they are associated with training activities, and not the Army's General Services Administration (GSA) fleet or other commercial or civilian activity on installations. The emission estimation methods for vehicles were not developed for military applications, and the reader is cautioned that a high degree of uncertainty is associated with emission factors developed for different sources. This is especially true for the application of these factors to tracked vehicles, but also applies to the different modes of operation associated with military equipment (e.g., idle time, terrain, and travel distance) when compared with private sector use.

Fugitive emissions on paved and unpaved surfaces differ by several orders of magnitude. Data were not available to allow proportioning the vehicle traffic between these two types of surfaces. The total VMT estimates were used to calculate emissions on both paved and unpaved roads; the emissions range between these categories should encompass the actual emissions from this travel. It is likely, however, that the majority of the VMT occurred on unpaved surfaces.

Tailpipe emissions, brake wear, and tire wear are estimated with the EPA PART5 model. The PART5 model bases emissions on VMT for the diesel vehicle classes that are independent of vehicle speed and weight as shown in Table 27. These emission factors are all for diesel fueled vehicles.

Table 27. PART5 emission factors (exhaust PM, brake wear, and tire wear).

Vehicle Class	Gross Vehicle Weight (lb)	PM10 Emission Factor (g/mi VMT)	PM2.5 Emission Factor (g/mi VMT)
Light-duty diesel vehicle	Under 6,000	0.241	0.212
Light-duty diesel truck	6,001 - 8,500	0.271	0.240
Class 2B heavy-duty diesel vehicle	8,501 — 10,000	0.254	0.225
Light heavy-duty diesel vehicle	10,001 - 19,500	0.935	0.846
Medium heavy-duty diesel vehicle	19,501 – 33,000	0.791	0.718
Heavy heavy-duty diesel vehicle	Over 33,000	0.932	0.834

To calculate the emissions from exhaust PM, brake wear, and tire wear for each vehicle class, the following formulas were used with the VMT information for the installations provided earlier in this chapter:

 $PM2.5 \text{ emissions} = [PM2.5 \text{ Emission Factor}] \times VMT$ [Eq 17]

PM10 emissions = $[PM10 \text{ Emission Factor}] \times VMT$ [Eq 18]

TSP emissions = [PM10 Emissions] / 0.9643 [Eq 19]

Table 28 shows the resulting PM2.5, PM10, and TSP emissions from exhaust PM, brake wear, and tire wear. The average vehicle weight of the heavy-duty vehicles at more than half of the installations were more than 66,000 lb, twice the gross vehicle weight required to belong to that vehicle class. Therefore, the emission factors (as a function of VMT) may not accurately reflect the emissions from these heavy vehicles. The tailpipe emission calculations only consider a fleet composed of gasoline and diesel engines. However, the Army uses JP8 to fuel most of its land vehicles; therefore, these emission estimates may not accurately reflect the emissions from these vehicles.

Table 28. 1998 estimated PM emissions from vehicles at Army installations.

		Annual	PM2.5	PM2.5 Emissions (tons)	s (tons)	PM1	PM10 Emissions (tons)	s (tons)	TSP	TSP Emissions (tons)	(tons)
Installation	Soil Silt Content (%)	number of days with precipitation (over 0.01 in.)	Exhaust and Wear	Paved Roads⁴	Unpaved Roads*	Exhaust and Wear	Paved Roads*	bavsqnU reads*	Exhaust	Paved Roads*	Unpaved -
Aberdeen PG, MD	90	130	0.4	13	1,100	0.5	51		0.5	260	
Camp Atterbury, IN	20	120	0.2	9.5	340	0.3	37	2,300	0.3	190	12.000
Camp Blanding, FL	10	120	1.6	59	1,800	0.1	6.3	400	0.1	33	1.900
Camp Dodge, IA	40	105	0.8	15	1,100	0.8	09	7,200	0.9	310	35,000
Camp Edwards, MA	10	140	<0.1	0.4	18	<0.1	1.5	120	<0.1	7.7	570
Camp Grafton, ND	40	100	0.1	1.5	140	0.1	0.9	940	0.1	31	4.500
Camp Grayling, MI	20	135	0.2	3.1	150	0.2	13	1,000	0.2	64	4,800
Camp Guernsey, WY	20	06	<0.1	0.1	7	<0.1	0.3	47	<0.1	1.7	220
Camp Howze, TX	30	80	0.5	13	570	9.0	53	3,900	9.0	270	20,000
Camp Parks, CA	20	70	<0.1	0.3	31	<0.1	1.3	210	<0.1	6.8	066
Camp Rapid, SD	30	06	<0.1	0.5	85	<0.1	1.9	580	<0.1	9.7	2,600
Camp Rilea, OR	40	180	<0.1	0.5	25	<0.1	1.9	170	<0.1	9.7	850
Camp Ripley, MN	50	110	0.4	6.3	380	0.5	25	2,600	0.5	130	12,000
Camp Roberts, CA	8	40	0.1	1.2	150	0.1	4.9	1,100	0.1	25	4,800
Camp Robinson, AR	8	105	0.2	3.3	180	0.2	13	1,300	0.2	29	5,900
Camp Shelby, MS	20	110	0.3	5.3	360	0.4	21	2,500	0.4	110	12,000
Camp Stanley, TX	20	80	9.0	9.7	750	0.7	38	5,100	0.7	200	24,000
Camp Williams, UT	25	06	0.1	0.7	89	0.4	2.8	460	0.1	15	2,200
Carlisle Barracks, PA	25	110	<0.1	0.3	22.1	<0.1	1.3	151.0	<0.1	6.7	720.8
Fort Benning, GA	20	115	4	88	3,200	4	390	22,000	4	2,000	107,000
Fort Bliss, TX	20	09	က	79	3,500	3	310	24,000	4	1,600	120,000
Fort Bragg, NC	20	110	13	220	12,000	15	890	82,000	16	4,500	400,000
Fort Campbell, KY	80	120	7	150	19,000	8	009	130,000	8	3,100	630,000
Fort Carson, CO	40	06	5	160	8,500	9	640	58,000	9	3,300	288,000
Fort Chaffee, AR	20	86	0.2	က	430	0.2	=	2,900	0.2	56	14,000
Fort Dix, NJ	20	135	0.5	က	200	0.2	12	1,400	0.2	62	6,300

		Annual	PM2.5	PM2.5 Emissions (tons)	s (tons)	PM1	PM10 Emissions (tons)	s (tons)	TSP	TSP Emissions (tons)	tons)
Installation	Soil Silt Content (%)	number of days with precipitation (over 0.01 in.)	Exhaust and Wear	Paved *sbsoA	Unpaved Roads*	Exhaust and Wear	Paved Roads*	Unpaved Roads*	Exhaust and Wear	Paved *sbsoA	Unpaved Roads*
Fort Drum, NY	09	160	က	59	6,300	4	240	43,000	4	1,200	210,000
Fort Eustis, VA	8	130	-	45	096	1	180	0,600	-	930	33,000
Fort Gordon, GA	15	110	2	36	1,600	3	140	11,000	က	730	53,000
Fort Hood, TX	30	80	18	490	24,000	20	2,000	170,000	21	10,000	820,000
Fort Sam Houston, TX	20	80	0.3	2	407	0.4	22	2,800	0.4	110	13,000
Fort Huachuca, AZ	30	40	-	18	1,900	-	72	13,000	1	370	62,000
Fort Indiantown Gap, PA	75	135	0.4	9	860	0.4	22	5,900	0.5	110	28,000
Fort Irwin, CA	20	20	7	200	9,100	80	810	62,000	8	4,200	300,000
Fort Jackson, SC	22	110	0.7	=	720	8.0	45	4,900	8.0	230	24,000
Fort Knox, KY	90	120	2	63	5,400	2	250	37,000	2	1,300	180,000
Fort Leavenworth, KS	99	100	0.8	=	1,400	6.0	45	9,800	_	230	46,000
Fort Lee, VA	30	130	6.0	17	910	-	29	6,300	1	320	31,000
Fort Leonard Wood, MO	90	105	2	44	5,300	7	180	36,000	2	910	180,000
Fort Lewis, WA	09	180	6	200	15,000	10	800	000'66	10	4,100	481,000
Fort McClellan, AL	75	120	6.0	13	2,400	-	20	16,000	1	260	77,000
Fort McCoy, WI	80	115	9.0	17	1,700	0.7	89	11,000	0.7	350	55,000
Fort McPherson, GA	30	120	0.4	9	490	0.4	25	3,300	0.4	130	16,000
Fort Polk, LA	09	102	4	98	9,300	4	340	64,000	4	1,800	310,000
Fort Riley, KS	09	06	5	130	11,000	9	530	77,000	9	2,700	380,000
Fort Rucker, AL	20	115	0.1	2	97	0.2	7	099	0.2	98	3,200
Fort Sill, OK	20	80	5	74	4,700	2	300	32,000	5	1,500	150,000
Fort Stewart, GA	20	115	8	210	009'9	6	820	45,000	6	4,200	223,000
Fort Story, VA	20	130	0.3	9	260	0.4	56	1,700	0.4	130	8,600
Yakima TC, WA	40	06	0.5	18	640	0.5	72	4,300	9.0	370	23,000

surfaces. The actual emissions at each installation will fall between the two numbers. Emissions reported in the table from paved and unpaved roads should NOT be added to indicate total No information was available to indicate whether vehicle movement took place on paved or on unpaved roads. Therefore, the total VMT was used to calculate the emissions on both road vehicle emissions.

Brake and tire wear included in the factors do not represent tracked vehicles. However, the contribution of tracked vehicles to total VMT is small. The emissions calculated for brake and tire wear will not have a significant impact on the overall estimates, so no adjustments were made for tracked vehicles' lack of tires and different braking systems.

To calculate the emissions from dust on paved roads, the EPA's recommended default silt loading of 3 g/m² was used. The mean gross vehicle weight for each vehicle class in Table 27 was determined for each installation as an average of the specific vehicle weights (weighted based on VMT of the specific vehicles). No information was available to indicate whether travel took place on paved or on unpaved roads, so paved road calculations reflect the case if all of the travel occurred on paved roads. Using the total VMT for each vehicle class, the emissions from paved road dust were calculated with the following equations from Chapter 4:

$$E_{PM2.5,i} = VMT_i \times (0.0040 \text{ lb/VMT}) (3/2)^{0.65} (W_i/3)^{1.5}$$
 [Eq 20]

$$E_{PM10,i} = VMT_i \times (0.016 \text{ lb/VMT}) (3/2)^{0.65} (W_i/3)^{1.5}$$
 [Eq 21]

$$E_{TSP,i} = VMT_i \times (0.082 \text{ lb/VMT}) (3/2)^{0.65} (W_i/3)^{1.5}$$
 [Eq 22]

where $E_{PM2.5,i}$, $E_{PM10,i}$, and $E_{TSP,i}$ = the emissions from vehicle class i

 VMT_i = the vehicle miles traveled by the vehicles in the class

W_i = the weighted average gross vehicle weight of the class at the installation.

The unpaved road dust emissions from all six vehicle classes were totaled to calculate the PM2.5, PM10, and TSP emissions at each installation and are presented in Table 28.

To calculate the emissions from dust on unpaved roads, the surface material moisture content under dry, uncontrolled conditions was assumed to be 0.2 percent. Since information was not available on the long-term control efficiencies of dust suppression techniques at the installations, the control efficiencies were assumed to be negligible at all installations. Then the equations for dust from unpaved roads in Chapter 4 simplified to the following:

$$E_{PM2.5, i} = VMT_{i} \times \frac{0.38 (s/12)^{0.8} (W_{i}/3)^{0.4}}{(0.2)^{0.3}} \times \frac{365 - p}{365}$$
 [Eq 23]

$$E_{PM10, i} = VMT_{i} \times \frac{2.6 (s/12)^{0.8} (W_{i}/3)^{0.4}}{(0.2)^{0.3}} \times \frac{365 - p}{365}$$
 [Eq 24]

$$E_{TSP, i} = VMT_{i} \times \frac{10 (s/12)^{0.8} (W_{i}/3)^{0.5}}{(0.2)^{0.4}} \times \frac{365 - p}{365}$$
 [Eq 25]

where s = the surface material silt content of the road

p = the number of days with precipitation over 0.01 in.

The values for surface material silt content were obtained from the soil datasets at Pennsylvania State University, State College, PA, (http://www.essc.psu.edu/soil_info/index.cgi?soil_data&conus&data_cov&fract&image), and the precipitation data from AP-42 Figure 13.2.2-1 (AP-42 1998). The unpaved road dust emissions from all six vehicle classes were totaled to calculate the PM2.5, PM10, and TSP emissions at each installation and are presented in Table 28. No information was available to indicate whether travel took place on paved or unpaved roads, so unpaved road calculations were made as if all of the travel occurred on unpaved roads. The unpaved road calculations also do not consider that some of the vehicle travel will occur over off-road surfaces. These unprepared surfaces may contain a vegetative cover that could significantly reduce PM emissions.

Prescribed Burning

This section provides estimates of PM emissions from prescribed burning at troop-based installations. PM emissions are a waste product of the combustion of wood and vegetation.

Detailed information about prescribed burning activities at the installations was not available for this report. Instead, regional profiles from EPA's AP-42 Section 13.1 (AP-42 1998) were used to characterize the various installations. The regional profiles provided data for average fuel loadings for the regions and average emission factors for prescribed burning as shown in Table 29.

PM2.5 emission factors were not available outside the Pacific Northwest and Alaska. However, the ratios of PM2.5 to PM10 for a wide variety of fuel types (piled slash, Douglas fir/Western hemlock, mixed conifer, Ponderosa pine, hardwood, underburning pine, and chaparral) were all between 0.8 and 1.0. It was assumed, therefore, that PM2.5 emission factors in the regions outside the Pacific Northwest and Alaska could be approximated by multiplying the PM10

emission factors by 0.9. Based on geographic location, the fuel loadings and emission factors in Table 29 were assigned to each of the installations.

Table 29. Regional average fuel loading and emission factors for prescribed burning.

		r		
Region	Estimated Average Fuel Loading (ton/acre)	PM2.5 Emission Factor (lb/1000 lb)	PM10 Emission Factor (lb/1000 lb)	TSP Emission Factor (lb/1000 lb)
Northern Rocky Mtn (MT, ND)	60		11.9	13.7
Rocky Mtn (WY, CO, SD, NE, KS)	30		11.9	13.7
Southwestern (NM, AZ)	10		13.0	17.8
Intermountain (ID, NV, UT)	8		11.9	13.7
California	18		13.0	17.8
Pacific Northwest (WA, OR)	60	9.4	10.3	13.3
Alaska Coastal	60	9.4	10.3	13.3
Alaska Interior	11	9.4	10.3	13.3
Southern (TX, OK, AR, LA, MS, KY, TN, AL, VA, NC, SC, GA, FL)	9		18.8	21.9
Eastern/North Central (MN, IA, WI, MO, MI, IL, IN, OH, WV, PA, MD, DE, NJ, NY, and New England)	11		14.0	16.5

Source: AP-42 Tables 13.1-1 and 13.1-4.

With these rough approximations, the emissions from prescribed burning were determined according to the following formula:

PM emissions =
$$[land area] \times [percent burned] \times [fuel loading] \times [emission factor]$$
 [Eq 26]

Table 30 lists the fuel loadings, emission factors (E.F.), and calculated emissions for prescribed burning. These values are regional average values applied to an installation. It must be understood that actual emissions could be higher or lower, depending on the land use, vegetation, and any existing regulatory restrictions.

Table 30. Estimated PM emissions from prescribed burning.

	Fuel Loading	PM2.5 E.F.	PM10 E.F.	TSP E.F.	Land Area	Emissions	Emissions	Emissions
Installation	(ton/acre)	(IP/1000 IP)	(IP/1000 IP)	(lp/1000 lb)	(acres)	(tons)	(tons)	(tons)
Aberdeen Proving Ground, MD	=	12.6	14.0	16.5	72,516	1,700	1,900	2,300
Camp Dodge, IA	=	12.6	14.0	16.5	4,000	96	110	130
Camp Edwards, MA	=	12.6	14.0	16.5	15,680	380	420	490
Camp Grafton, ND	09	10.7	11.9	13.7	2,340	260	290	330
Camp Grayling, MI	+	12.6	14.0	16.5	147,000	3,500	3,900	4,600
Camp Robinson, AR	σ	16.9	18.8	21.9	35,840	940	1,000	1,200
Camp Shelby, MS	တ	16.9	18.8	21.9	134,000	3,500	3,900	4,600
Camp Stanley, TX	o	16.9	18.8	21.9	1,280	34	37	44
Camp Williams, UT	∞	10.7	11.9	13.7	28,800	09	99	9/
Carlisle Barracks, PA	=	12.6	14.0	16.5	403	10	=	13
Fort Benning, GA	o	16.9	18.8	21.9	184,051	4,800	5,400	6,300
Fort Bliss, TX	6	11.7	13.0	17.8	1,126,514	2,900	3,200	4,400
Fort Bragg, NC	6	16.9	18.8	21.9	150,088	3,900	4,400	5,100
Fort Campbell, KY	6	16.9	18.8	21.9	105,070	2,800	3,100	3,600
Fort Carson, CO	30	10.7	11.9	13.7	373,300	2,900	3,200	3,700
Fort Chaffee, AR	6	16.9	18.8	21.9	71,372	1,900	2,100	2,400
Fort Dix, NJ	11	12.6	14.0	16.5	30,997	740	820	970
Fort Drum, NY	-	12.6	14.0	16.5	107,712	2,600	2,900	3,400
Fort Eustis, VA	6	16.9	18.8	21.9	8,229	220	240	280
Fort Gordon, GA	6	16.9	18.8	21.9	56,497	1,500	1,700	1,900
Fort Hamilton, NY	17	12.6	14.0	16.5	166	4	4	5
Fort Hood, TX	6	16.9	18.8	21.9	217,345	5,700	6,400	7,400
Fort Huachuca, AZ	10	11.7	13.0	17.8	101,358	290	320	440
Fort Indiantown Gap, PA	11	12.6	14.0	16.5	17,902	430	480	260
Fort Irwin, CA	18	11.7	13.0	17.8	636,214	0 (a)	0 (a)	0 (a)

		L	L C			PM2.5	PM10	TSP
Installation	(ton/acre)	(Ib/1000 lb)	(Ib/1000 Ib)	1SP E.F. (lb/1000 lb)	Land Area (acres)	Emissions (tons)	Emissions (tons)	Emissions (tons)
Fort Jackson, SC	6	16.9	18.8	21.9	52,301	1,400	1.500	1.800
Fort Knox, KY	6	16.9	18.8	21.9	109,210	2.900	3.200	3 700
Fort Leavenworth, KS	30	10.7	11.9	13.7	7,000	390	430	500
Fort Lee, VA	6	16.9	18.8	21.9	5,574	150	160	190
Fort Leonard Wood, MO	11	12.6	14.0	16.5	63,270	1.500	1.700	2,000
Fort Lewis, WA	09	9.4	10.3	13.3	91,174	1.200	1.400	1 800
Fort McClellan, AL	6	16.9	18.8	21.9	45,679	1.200	1.300	1 600
Fort McCoy, WI	11	12.6	14.0	16.5	127,730	3.100	3.400	4 000
Fort McPherson/Gillem, GA	6	16.9	18.8	21.9	573	53	59	69
Fort Polk, LA	6	16.9	18.8	21.9	198.894	5.200	5.800	8 800
Fort Riley, KS	30	10.7	11.9	13.7	100,671	5.600	6.200	7 100
Fort Rucker, AL	6	16.9	18.8	21.9	63.271	1.700	1.800	2 200
Fort Sam Houston, TX	6	16.9	18.8	21.9	3.260	86	95	111
Fort Sill, OK	0	16.9	18.8	21.9	94,223	2,478	2,753	3.207
Fort Stewart, GA	6	16.9	18.8	21.9	279,271	7,300	8.200	9.500
Fort Story, VA	6	16.9	18.8	21.9	1,452	38	42	49
Yakima Training Center, WA	09	9.4	10.3	13.3	316,131	4,315	4,729	6.106

No prescribed burning estimates are available for the following installations because acreage data were not available:

Camp Howze, TX; Camp Parks, CA; Camp Atterbury, IN; Camp Rapid, SD; Camp Rilea, OR; and Camp Guernsey, WA.

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Smokes and Obscurants Training

In CY 1995 Fort Irwin reported using 6,200 gallons of fog oil as smoke obscurant (Title V Applicability 1995). Since the density of fog oil is 7.5 lb/gal and 95 percent of fog-oil smoke condenses into aerosol droplets (99 percent of which are less than 2.5 microns in aerodynamic diameter), the emissions of fog oil can be calculated using the sample method shown in Chapter 4:

$$\begin{split} E_{_{TSP}} &= [Fraction \, fog \, oil \, that \, condenses] \times [Fog \, oil \, consumed] \\ &\times [Density] \\ &= [0.95 \, lb \, TSP/lb \, fog \, oil] \times 6,200 \, gal/yr \times 7.5 \, lb \, fog \, oil/gal \\ &= 44,000 \, lb \, TSP/yr \\ &= 22 \, ton \, TSP/yr \end{split}$$

$$E_{_{PM2.5}} &= [Fraction \, PM2.5 \, in \, E_{_{TSP}}] \times E_{_{TSP}} \\ &= [0.99 \, lb \, PM2.5/lb \, TSP] \times 44,000 \, lb \, TSP/yr \\ &= 44,000 \, lb \, PM2.5/yr \\ &= 22 \, ton \, PM2.5/yr \end{split}$$

$$E_{_{PM10}} &= [Fraction \, PM10 \, in \, E_{_{TSP}}] \times E_{_{TSP}} \\ &= [0.99 \, lb \, PM10/lb \, TSP] \times 44,000 \, lb \, TSP/yr \\ &= 44,000 \, lb \, PM10/lb \, TSP] \times 44,000 \, lb \, TSP/yr \\ &= 22 \, ton \, PM10/yr \end{split}$$

$$[Eq \, 29]$$

At Fort Leonard Wood, the state permit allows 65,000 gallons of fog oil to be used each year and up to 1200 gallons per day (under certain meteorological conditions). If Fort Leonard Wood used 65,000 gallons of fog oil in a single year, the TSP, PM10, and PM2.5 emissions would be calculated as 231, 229, and 229 tons, respectively.

Open Burning/Open Detonation During Field Exercises

Earlier in this chapter, activity levels were only reported for open burning of propellants generated during training exercises. No open detonation activity was quantified. Table 25 presents the amount of propellants disposed of by open burning during field operations. Two emission factors were available in Table 9 for open burning propellants 0.15 and 0.28 lb PM10/lb MEM, depending on the energetic composition. The larger one was chosen as a worst-case assumption for these calculations. The PM10 emissions were calculated from the activity information, using the following formula:

Table 31 lists the PM10 emissions for open burning during field operations. No TSP or PM2.5 emission factors have yet been reported in the literature for OB/OD processes, so those calculations were not performed for this report. In the rankings provided later in this chapter, however, PM2.5 and TSP are reported as being less than the PM10 value for PM2.5 and more than the PM10 value for TSP.

Table 31. PM10 emissions from open burning of munitions during field operations.

Installation	PM10 Emissions (tons)
Camp Dodge, IA	3.2
Camp Ripley, MN	<0.1
Camp Roberts, CA	0.1
Carlisle Barracks, PA	2.3
Fort Benning, GA	9.2
Fort Bragg, NC	35
Fort Campbell, KY	10
Fort Carson, CO	22
Fort Drum, NY	9.4
Fort Hood, TX	25
Fort Irwin, CA	41
Fort Knox, KY	4.5
Fort Lewis, WA	19
Fort Polk, LA	10
Fort Riley, KS	17
Fort Sill, OK	100
Fort Stewart, GA	23

Helicopters

Helicopters were the only aircraft considered in this study. Helicopter activity levels at various installations were shown earlier in this chapter. Chapter 4 reports emission factors developed for only two types of helicopter engines (T700-GE-700 and T64-GE-100 models), so it was assumed that all 700 series engines had emissions similar to the T700-GE-700 power plant and that all others had the higher emissions associated with the T64-GE-100 engine. It was assumed that these aircraft used JP8 fuel and that the time spent in each of the four modes was divided evenly. Using the emission factors from Table 10 and the 4095 operational hours of Blackhawk helicopters at Fort Benning (shown in Table 26), the emissions from Fort Benning were calculated as:

TSP Emissions (lb) =
$$4095 \,\text{hr} \times 2 \,\text{Engines} \times \begin{pmatrix} 0.25 \times 0.20 \,\text{lb/hr} + \\ 0.25 \times 0.59 \,\text{lb/hr} + \\ 0.25 \times 1.39 \,\text{lb/hr} + \\ 0.25 \times 1.89 \,\text{lb/hr} \end{pmatrix} = 8300 \,\text{lbs} \,\text{TSP}$$

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PM10 Emiss. (lb) =
$$97.6 \% \times 8300 \text{ lb TSP} = 8100 \text{ lb PM10} = 4.1 \text{ tons}$$
 [Eq 31]

PM2.5 Emiss. (lb) =
$$96.7 \% \times 8300 \text{ lb TSP} = 8100 \text{ lb PM2.5} = 4.0 \text{ tons}$$
 [Eq 32]

The emissions from Fort Benning and the other installations were calculated using the above method. The activity levels and the resulting emissions appear in Table 32.

Qualitative Ranking of TSP, PM10, and PM2.5 Contributions

This section presents a series of tables that rank the nonfacility PM sources and troop-based installations based on their emissions of TSP, PM10, and PM2.5 pollutants. Rankings are provided for the following nonfacility sources: vehicles (engine exhaust/tire wear/brake wear, re-entrained dust from paved roads, and re-entrained dust from unpaved roads), prescribed burning, smoke generators, open burning, and helicopter exhaust. The first part of this section presents the emissions from all the source categories for each individual installation. The second part presents the installation rankings by source category and by pollutant.

Ranking the Emission Sources

Table 33 lists all the installations and their respective emissions of PM2.5. The list is in alphabetical order by installation name. For each installation, the non-facility emission sources are listed in order of significance at that installation. Therefore, the order of source categories differs from installation to installation. Tables 34 and 35 present similar information for PM10 and TSP, respectively. Since no PM2.5 or TSP emissions were calculated from open burning activities, Tables 33 and 35 use the PM10 emissions as a surrogate placeholder in the charts.

Table 32. Installation operational hours and emissions from helicopters.

										,			
					1998 Opers (power	1998 Operational Hours (power plants)	S				1998 Ex	1998 Exhaust Emissions	nissions
Installation	Cobra AH-1S (two T700-GE-401)	Apache AH-64A (two T700-GE-701)	Chinook CH-47D (two T55-L712)	Quick Fix EH-60A (two T700-GE- 701C)	Kiowa OH-58A ((C-A) (R-3))	Kiowa OBH-58C ((E-A) (R-3))	Kiowa OH-58D (One T-703 (R-3))	Huey UH-1H (one T53-L-13B)	Blackhawk UH-60A (two 700-GE-701C)	(фо 700-GE-701С) Васкћамк	TSP 4ST	PM10	PM2.5
Fort Benning									4,095		4.2	4.1	4.0
Fort Bragg		905'9	1,930	952							=	=	=
Fort Campbell		11,324	7,241	502			6,830		6,025	18,319	53	52	5
Fort Carson	1,091	2,251		348		2,784		104	2,506	2,476	10	10	10
Fort Drum				552			8,540	749	1,237	4,841	12	12	=
Fort Eustis		988	1,385			50	2,570	1,165	1,269		7.1	6.9	6.8
Fort Hood						2,081	8,931	1,216	7,067	2,545	17	16	16
Fort Huachuca				635							9.0	9.0	9.0
Fort Indiantown Gap			571		292	1,093		5,669	2,644		9.6	9.3	9.3
Fort Irwin						1,744		3,373	2,949		6.8	6.7	9.9
Fort Knox	207	3,022									3.3	3.2	3.2
Fort Lewis			1,672					4,793	2,336		9.5	9.5	9.1
Fort McPherson								69			0.1	0.1	0.1
Fort Polk						3,193		2,244			3.6	3.5	3.5
Fort Riley								2,652			2.3	2.3	2.2
Fort Rucker	8	19,425	6,526	62		51,708	14,624	26,230	21,371	131	110	110	110
Fort Stewart		3,054	4,166	253		1,129	3,304	80	576	6,807	21	20	20
Camp Dodge	903										6.0	6.0	6.0
Camp Howze		309									0.3	0.3	0.3
Camp Robinson								3,371	1,788		4.8	4.6	4.6

Table 33. Rank of individual installation PM2.5 sources.

Installation		No	onfacility E	mission So	urces (ton	s)	
	Prescribed	Unpaved	Paved	Vehicle	Smoke	Helicopter	OB/OD
	Burning	Roads	Roads	Exhaust	Generator	Exhaust	00/00
Aberdeen PG, MD	1,735.5	1,100.0	13.0	0.4	200		
e de la manda desta de cara de descrito de la composição de la composição de la composição de la composição de	ta dalam de calam Secretaria	A Sandania	Salaharan Salaharan	and the same artists of the same	Con Sambon in a new Febru	the state of the last	a mandate program
	Unpaved	Paved	Vehicle	Prescribed	Smoke	Helicopter	OB/OD
	Roads	Roads	Exhaust	Burning	Generator	Exhaust	
Camp Atterbury, IN	343.1	9.2	0.2		7.40 ×		
A Commence of the Commence of	and the second of the second distribution with	w	A STATE OF S				e Containe
	Unpaved	Paved	Vehicle	Prescribed	Smoke	Helicopter	OB/OD
Ones Planding 51	Roads	Roads	Exhaust	Burning	Generator	Exhaust	
Camp Blanding, FL	1,767.0	59.0	1.6	0.1			******
	Maria San San San San San San San San San Sa	Droopiled	Downed	Lights List	Vahiala	Consta	1
	Unpaved Roads	Prescribed Burning	Paved Roads	Helicopter Exhaust	Vehicle Exhaust	Smoke Generator	OB/OD
Camp Dodge, IA	1,055.9	95.7	15.0	0.9	0.8	Generalor	
Samp Bodge, IA	1,055.5	33.7	20.0		0.0		
Programme and Stage Specific	Prescribed	Unpaved	yran y alling dad	Paved	Vehicle	Smoke	Helicopter
	Burning	Roads	OB/OD	Roads	Exhaust	Generator	Exhaust
Camp Edwards, MA	375.3	18.2	<3.2	0.4	<.01		
		- 1100 - 1400 - 1		N. S. C.			*
	Prescribed	Unpaved	Paved	Vehicle	Smoke	Helicopter	00/00
	Burning	Roads	Roads	Exhaust	Generator	Exhaust	OB/OD
Camp Grafton, ND	259.6	137.3	1.5	0.1			
	Prescribed	Unpaved	Paved	Vehicle	Smoke	Helicopter	OB/OD
	Burning	Roads	Roads	Exhaust	Generator	Exhaust	05/05
Camp Grayling, MI	3,518.1	149.1	3.1	0.2			F 100 100 100 100 100 100 100 100 100 10
		:					
	Unpaved	Paved	Vehicle	Prescribed	Smoke	Helicopter	OB/OD
	Roads	Roads	Exhaust	Burning	Generator	Exhaust	
Camp Guernsey, WY	6.9	0.1	<.01				
	D	11	David	Voltista	Haliaaataa	Consider	
	Prescribed Burning	Unpaved Roads	Paved Roads	Vehicle Exhaust	Helicopter Exhaust	Smoke Generator	OB/OD
Camp Howze, TX	735.2	572.5	13.2	0.5	0.3	Generator	
Damp Howze, TX	755.2	372.3	10.2	0.0	0.0		
	Prescribed	Unpaved	Paved	Vehicle	Smoke	Helicopter	
	Burning	Roads	Roads	Exhaust	Generator	Exhaust	OB/OD
Camp Parks, CA	163.1	30.9	0.3	<.01			
	Unpaved	Paved	Vehicle	Prescribed	Smoke	Helicopter	00,00
	Roads	Roads	Exhaust	Burning	Generator	Exhaust	OB/OD
Camp Rapid, SD	85.3	0.5	<.01				
	Unpaved	Paved	Vehicle	Prescribed	Smoke	Helicopter	OBIOD
	Roads	Roads	Exhaust	Burning	Generator	Exhaust	OB/OD
Camp Rilea, OR	25.2	0.5	<.01				
***			,				
	Unpaved	Paved	Vehicle	OB/OD	Prescribed	Smoke	Helicopter
	Roads	Roads	Exhaust	06/00	Burning	Generator	Exhaust
Camp Ripley, MN	383.1	6.3	0.4				

Installation		No	onfacility E	mission S	ources (ton	s)	
The state of the s		Sea Sort					
	Unpaved	Paved	Vehicle	00/00	Prescribed	Smoke	Helicopter
	Roads	Roads	Exhaust	OB/OD	Burning	Generator	Exhaust
Camp Roberts, CA	154.5	1.2	0.1	0.1			
and the second s			the second second	Action was a major .			160
	Prescribed	Unpaved	Helicopter	Paved	Vehicle	Smoke	
	Burning	Roads	Exhaust	Roads	Exhaust	Generator	OB/OD
Camp Robinson, AR	942.4	182.9	4.6	3.3	0.2		
The state of the s		Same					
	Prescribed	Unpaved	Paved	Vehicle	Smoke	Helicopter	The second secon
	Burning	Roads	Roads	Exhaust	Generator	Exhaust	OB/OD
Camp Shelby, MS	3,523.5	363.3	5.3	0.3			
The second secon	a man an						
The second second	Unpaved	Prescribed	Paved	Vehicle	Smoke	Uelleentee	17 182 1 2 1
	Roads	Burning	Roads	Exhaust	Generator	Helicopter Exhaust	OB/OD
Camp Stanley, TX	751.2	33.7	9.7	0.6	Generator	Extidust	
ourne otarie, TX	731.2	33.7	3.7	0.6			
	Unnoved	December 1	B-11 160	12/2 35°			
	Unpaved Roads	Prescribed	Paved	Vehicle	Smoke	Helicopter	OB/OD
Camp Williams, UT		Burning	Roads	Exhaust	Generator	Exhaust	
Camp Williams, UT	67.5	59.7	0.7	0.1			
	(, i.	58 Apr. 4 A					
	Unpaved	Prescribed	OB/OD	Paved	Vehicle	Smoke	Helicopter
Carliala Barragira, DA	Roads	Burning	-0.0	Roads	Exhaust	Generator	Exhaust
Carlisle Barracks, PA	22.1	9.6	<2.3	0.3	<0.1		
			4				
	Prescribed	Unpaved	Paved	OB/OD	Helicopter	Vehicle	Smoke
Fort Domnies OA	Burning	Roads	Roads		Exhaust	Exhaust	Generator
Fort Benning, GA	4,839.5	3,200.0	98.0	<8.9	4.0	4.0	
		** 2. *					
	Unpaved	Prescribed	Paved	Vehicle	Smoke	Helicopter	OB/OD
Fam Dila - TV	Roads	Burning	Roads	Exhaust	Generator	Exhaust	00/00
Fort Bliss, TX	3,500.0	2,871.0	79.0	3.0			
	Unpaved	Prescribed	Paved	OB/OD	Vehicle	Helicopter	Smoke
5 . D . NO	Roads	Burning	Roads		Exhaust	Exhaust	Generator
Fort Bragg, NC	12,000.0	3,946.5	220.0	<24.8	13.0	10.6	
	Unpaved	Prescribed	Paved	Helicopter	Vehicle	OB/OD	Smoke
	Roads	Burning	Roads	Exhaust	Exhaust	05/05	Generator
Fort Campbell, KY	19,000.0	2,762.8	150.0	51.2	7.0		
						Vehicle	Smoke
	Unpaved	Prescribed	Paved	OR/OR	Helicopter	verilde	OHIOKO
	Unpaved Roads	Prescribed Burning	Paved Roads	OB/OD	Helicopter Exhaust	Exhaust	Generator
Fort Carson, CO				OB/OD <21.8			
Fort Carson, CO	Roads	Burning	Roads		Exhaust	Exhaust	
Fort Carson, CO	Roads	Burning 2,902.9	Roads	<21.8	Exhaust 10.0	Exhaust 5.0	Generator
Fort Carson, CO	Roads 8,500.0	Burning	Roads 160.0		Exhaust 10.0 Smoke	Exhaust 5.0 Helicopter	
Fort Carson, CO Fort Chaffee, AR	Roads 8,500.0 Prescribed	Burning 2,902.9 Unpaved	Roads 160.0 Paved Roads	<21.8 Vehicle Exhaust	Exhaust 10.0	Exhaust 5.0	Generator
	Roads 8,500.0 Prescribed Burning	Burning 2,902.9 Unpaved Roads	Roads 160.0 Paved	<21.8 Vehicle	Exhaust 10.0 Smoke	Exhaust 5.0 Helicopter	Generator
	Roads 8,500.0 Prescribed Burning 1,876.7	Burning 2,902.9 Unpaved Roads 430.0	Roads 160.0 Paved Roads 3.0	<21.8 Vehicle Exhaust 0.2	Exhaust 10.0 Smoke Generator	Exhaust 5.0 Helicopter Exhaust	Generator OB/OD
	Roads 8,500.0 Prescribed Burning	Burning 2,902.9 Unpaved Roads	Roads 160.0 Paved Roads	<21.8 Vehicle Exhaust	Exhaust 10.0 Smoke	Exhaust 5.0 Helicopter	Generator

Installation		No	onfacility E	mission Sc	ources (ton	s)	
	A Marian Caracter a					and of the second	
	Unpaved	Prescribed	Paved	Helicopter	OB/OD	Vehicle	Smoke
	Roads	Burning	Roads	Exhaust		Exhaust	Generator
Fort Drum, NY	6,300.0	2,577.8	59.0	11.4	<5.9	3.0	
	Maria Caraca			and the second second second	seem talk of a		
	Unpaved	Prescribed	Paved	Helicopter	Vehicle	Smoke	OB/OD
	Roads	Burning	Roads	Exhaust	Exhaust	Generator	00,00
Fort Eustis, VA	960.0	216.4	45.0	6.8	1.0		
				Maria Cara La	e Cal		
	Unpaved	Prescribed	Paved	Vehicle	Smoke	Helicopter	OB/OD
	Roads	Burning	Roads	Exhaust	Generator	Exhaust	
Fort Gordon, GA	1,600.0	1,485.6	36.0	2.0			
				All him many	act to a		F
	Unpaved	Prescribed	Paved	OB/OD	Vehicle	Helicopter	Smoke
	Roads	Burning	Roads	-04.0	Exhaust	Exhaust	Generator
Fort Hood, TX	24,000.0	5,715.0	490.0	<24.6	18.0	15.9	
	1		The said of the said	W. D. A. L.	A Large	0	
	Unpaved	Prescribed	Paved	Vehicle	Helicopter	Smoke	OB/OD
Fast Hunghwan A7	Roads	Burning	Roads	Exhaust	Exhaust	Generator	
Fort Huachuca, AZ	1,900.0	287.0	18.0	1.0	0.6		
		Desire the d		David	Vahiala	Consta	
	Unpaved Roads	Prescribed Burning	Helicopter Exhaust	Paved Roads	Vehicle Exhaust	Smoke Generator	OB/OD
Fort Indiantown Gap, PA	860.0	428.4	9.3	6.0	0.4	Generator	
Fort indiantown Gap, PA	1000.0	420.4		0.0	0.4		
	Unpaved	Paved	Smoke	Vehicle	Helicopter	Prescribed	
	Roads	Roads	Generator	Exhaust	Exhaust	Burning	OB/OD
Fort Irwin, CA	9,100.0	200.0	22.0	7.0	6.6	0.0	0.0
r ore framily, ore	0,100.0	20010					
	Prescribed	Unpaved	Paved	Vehicle	Smoke	Helicopter	
	Burning	Roads	Roads	Exhaust	Generator	Exhaust	OB/OD
Fort Jackson, SC	1,375.2	720.0	11.0	0.7			
	Unpaved	Prescribed	Paved	00/00	Helicopter	Vehicle	Smoke
	Roads	Burning	Roads	OB/OD	Exhaust	Exhaust	Generator
Fort Knox, KY	5,400.0	2,871.6	63.0	<4.5	3.2	2.0	
	Unpaved	Prescribed	Paved	Vehicle	Smoke	Helicopter	OB/OD
	Roads	Burning	Roads	Exhaust	Generator	Exhaust	08/00
Fort Leavenworth, KS	1,400.0	388.4	11.0	0.8			
	Unpaved	Prescribed	Paved	Vehicle	Smoke	Helicopter	OB/OD
	Roads	Burning	Roads	Exhaust	Generator	Exhaust	05/05
Fort Lee, VA	910.0	146.6	17.0	0.9			
	Unpaved	Prescribed	Smoke	Paved	Vehicle	Helicopter	OB/OD
	Roads	Burning	Generator	Roads	Exhaust	Exhaust	32,00
Fort Leonard Wood, MO	5,300.0	1,514.2	229.0	44.0	2.0		
	Unpaved	Prescribed	Paved	OB/OD	Helicopter	Vehicle	Smoke
	Roads	Burning	Roads		Exhaust	Exhaust	Generator
Fort Lewis, WA	15,000.0	1,244.6	200.0	<17.8	9.1	9.0	

Installation		N	onfacility I	Emission S	ources (tor	ns)	
A CONTRACT OF THE SECOND					20 4 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	31.1.	1/211
	Unpaved	Prescribed	Paved	Vehicle	Smoke	Helicopter	A Am and 2 2 12.
	Roads	Burning	Roads	Exhaust	Generator	Exhaust	OB/OD
Fort McClellan, AL	2,400.0	1,201.1	13.0	0.9		Extracot	
with a second a second of the	34	at Tay	***	0.0			
The second secon	Prescribed	Unpaved	Paved	Vehicle	Smoke	Holicoptor	*** *
	Burning	Roads	Roads	Exhaust	Generator	Helicopter Exhaust	OB/OD
Fort McCoy, WI	3,056.9	1,700.0	17.0	0.6	Generator	LAHaust	
			.,	0.0		**	
86 (1) (1) (1) (1) (1) (1) (1) (1) (1) (1)	Unpaved	Prescribed	Paved	Vehicle	Haliaantaa	Consta	
	Roads	Burning	Roads	Exhaust	Helicopter Exhaust	Smoke	OB/OD
Fort McPherson, GA	490.0	53.3	6.0	0.4		Generator	
The state of the s	1400.0	30.0	0.0	0.4	0.1		
	I have seed	Donor the d	P. L. J	contract of the			
	Unpaved	Prescribed	Paved	OB/OD	Vehicle	Helicopter	Smoke
Fort Polk, LA	Roads	Burning	Roads		Exhaust	Exhaust	Generator
FUIL FUIK, LA	9,300.0	5,229.8	86.0	<10.3	4.0	3.5	
4-1				08 - 27 - 12 to		, , , , , , , , , , , , , , , , , , , ,	
	Unpaved	Prescribed	Paved	Vehicle	Helicopter	OB/OD	Smoke
	Roads	Burning	Roads	Exhaust	Exhaust	OB/OD	Generator
Fort Riley, KS	11,000.0	5,585.2	130.0	5.0	2.2	<17.0	
	<u> </u>						
	Prescribed	Helicopter	Unpaved	Paved	Vehicle	Smoke	00.00
	Burning	Exhaust	Roads	Roads	Exhaust	Generator	OB/OD
Fort Rucker, AL	1,663.7	106.2	97.0	2.0	0.1		
	Unpaved	Prescribed	Paved	Vehicle	Smoke	Helicopter	
	Roads	Burning	Roads	Exhaust	Generator	Exhaust	OB/OD
Fort Sam Houston, TX	407.0	86	5.0	0.3			
	Unpaved	Prescribed	00:00	Paved	Vehicle	Smoke	Helicopter
	Roads	Burning	OB/OD	Roads	Exhaust	Generator	Exhaust
Fort Sill, OK	4,721.0	2478	<86.1	74.0	5.0		
	Prescribed	Unpaved	Paved		Helicopter	Vehicle	Smoke
	Burning	Roads	Roads	OB/OD	Exhaust	Exhaust	Generator
Fort Stewart, GA	7,343.3	6,600.0	210.0	<23.3	19.8	8.0	Gonorator
		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	21010	-20.0	10.0	0.0	
	Unpaved	Prescribed	Paved	Vehicle	Smoke	Holiocotor	
	Roads	Burning	Roads	Exhaust	Smoke Generator	Helicopter Exhaust	OB/OD
Fort Story, VA	260.0	38.2	6.0	0.3	Jeneralui	Extraust	
		00.2	0.0	0.0			
	Prescribed	Linnoved	Poucad	Mahi-l-	Const	11-1-	
	Burning	Unpaved Roads	Paved	Vehicle	Smoke	Helicopter	OB/OD
Yakima TC, WA	4315		Roads	Exhaust	Generator	Exhaust	
ramina 10, 117	1+315	635.0	18.0	0.5			

Table 34. Rank of individual installation PM10 sources.

Installation		N	lonfacility	Emission S	Sources (ton:	s)	***************************************
	Unpaved	Prescribed	Paved	Vehicle	Smoke	Helicopter	00/00
	Roads	Burning	Roads	Exhaust	Generator	Exhaust	OB/OD
Aberdeen PG, MD	7,800.0	1,928.3	51.0	0.5			
The same of the sa	Same Company or		Whatea	1 1000 70 70 70 8	Assess San Comment		
5.3 * 2.44.4.4	Unpaved	Paved	Vehicle	Prescribed	Smoke	Helicopter	
	Roads	Roads	Exhaust	Burning	Generator	Exhaust	OB/OD
Camp Atterbury, IN	2,347.3	36.9	0.3				
The same of the sa	12.1.		7 - 32 THE THE				
	Prescribed	Unpaved	Paved	Vehicle	Smoke	Helicopter	
	Burning	Roads	Roads	Exhaust	Generator	Exhaust	OB/OD
Camp Blanding, FL	1,963.3	404.0	6.3	0.1			
Camp Dianong, 12	1,000.0	101.0					
	Unpaved	Prescribed	Paved		Helicopter	Vehicle	Smoke
	Roads	Burning	Roads	OB/OD	Exhaust	Exhaust	Generator
Camp Dodge, IO	7,224.5	106.4	59.9	3.2	0.9	0.8	Generale
Camp Bodge, 10	7,227.0	100.4	30.0	0.2	0.0	0.0	
	Prescribed	Unpaved	Paved	Vehicle	Smoke	Helicopter	
	Burning	Roads	Roads	Exhaust	Generator	Exhaust	OB/OD
Camp Edwards, MA	417.0	124.3	1.5	0.0	Generator	Landust	
Camp Luwarus, MA	417.0	124.0	1.5	0.0	\$ 18 mg		
	Unnoved	Prescribed	Doved	Vohicle	Smoke	Heliconter	
	Unpaved Roads		Paved Roads	Vehicle Exhaust	Smoke Generator	Helicopter Exhaust	OB/OD
Comp Crofton ND		Burning			Generator	Extraust	
Camp Grafton, ND	939.4	288.5	6.0	0.1			
and the second second				Malala a	O	I I - I' I	
	Prescribed	Unpaved	Paved	Vehicle	Smoke	Helicopter	OB/OD
0 0 11 14	Burning	Roads	Roads	Exhaust	Generator	Exhaust	
Camp Grayling, MI	3,908.9	1,020.4	12.5	0.2			
	Unpaved	Paved	Vehicle	Prescribed	Smoke	Helicopter	OB/OD
	Roads	Roads	Exhaust	Burning	Generator	Exhaust	
Camp Guernsey, WY	47.1	0.3	0.0				
	Unpaved	Paved	Vehicle	Helicopter	Prescribed	Smoke	OB/OD
	Roads	Roads	Exhaust	Exhaust	Burning	Generator	
Camp Howze, TX	3,916.8	53.0	0.6	0.3			
	Unpaved	Paved	Vehicle	Prescribed	Smoke	Helicopter	OB/OD
	Roads	Roads	Exhaust	Burning	Generator	Exhaust	00/00
Camp Parks, CA	211.6	1.3	0.0				
	Unpaved	Paved	Vehicle	Prescribed	Smoke	Helicopter	OB/OD
	Roads	Roads	Exhaust	Burning	Generator	Exhaust	CB/CD
Camp Rapid, SD	583.5	1.9	0.0				
	Unpaved	Paved	Vehicle	Prescribed	Smoke	Helicopter	00/00
	Roads	Roads	Exhaust	Burning	Generator	Exhaust	OB/OD
Camp Rilea, OR	172.3	1.9	0.0	·			
	Unpaved	Prescribed	Paved	Vehicle		Smoke	Helicopte
	Roads	Burning	Roads	Exhaust	OB/OD	Generator	Exhaust
Camp Ripley, MN	2,621.1	816.9	25.1	0.5	0.0	Contrator	
Camp Tupicy, WIN	2,021.1	010.0	EU. 1	0.0	0.0		
	Unpound	Prescribed	Paved	Vehicle		Smoke	Helicopte
	Unpaved				OB/OD	Generator	Exhaust
Camp Roberts, CA	Roads	Burning	Roads	Exhaust	0.1	Generator	LAHAUSI
Carno Boopers CA	1,056.9	181.2	4.9	0.1	0.1		

Installation			Vonfacility	Emission	Sources (ton	s)	
	Sandalate and the	ti dan kanan kanan					***
	Unpaved	Prescribed	Paved	Helicopter	Vehicle	Smoke	
	Roads	Burning	Roads	Exhaust	Exhaust	Generator	OB/OD
Camp Robinson, AR	1,251.2	1.047.1	13.0	4.6	0.2	Gonerator	
		100000	377		0.2	2 h	
A second to the second	Prescribed	Unpaved	the state of	March Control Control	0		4
			Paved	Vehicle	Smoke	Helicopter	OB/OD
Camp Shelby, MS	Burning	Roads	Roads	Exhaust	Generator	Exhaust	
Camp Shelby, IVIS	3,915.0	2,485.8	21.2	0.4			
and the state of	The state of						
	Unpaved	Paved	Prescribed	Vehicle	Smoke	Helicopter	OB/OD
	Roads	Roads	Burning	Exhaust	Generator	Exhaust	06/00
Camp Stanley, TX	5,139.9	38.7	37.4	0.7			
						3 4 2	
	Unpaved	Prescribed	Paved	Vehicle	Smoke	Helicopter	
	Roads	Burning	Roads	Exhaust	Generator	Exhaust	OB/OD
Camp Williams, UT	461.6	66.4	2.8	0.4	Generator	LAHaust	
and the second s	.01.0	30.7	2.0	0.4			
Series Commences of	Unpared	Droop of the state of					
Carlisle Barracks.	Unpaved	Prescribed	OB/OD	Paved	Vehicle	Smoke	Helicopter
PA	Roads	Burning		Roads	Exhaust	Generator	Exhaust
FA	151.0	10.7	2.3	1.3	<0.1		
and the second second	4 4 4 4		La Salan Salah				
	Unpaved	Prescribed	Paved	OB/OD	Helicopter	Vehicle	Smoke
	Roads	Burning	Roads	OB/OD	Exhaust	Exhaust	Generator
Fort Benning, GA	22,000.0	5,377.3	390.0	8.9	4.1	4.0	
*			3.9.00				
	Unpaved	Prescribed	Paved	Vehicle	Smoke	Helicopter	
	Roads	Burning	Roads	Exhaust	Generator	Exhaust	OB/OD
Fort Bliss, TX	24,000.0	3,190.0	310.0	3.0	Generator	LAHaust	
The second second	2-7,000.0	3,130.0	310.0	3.0			
	Unnoved	December	Down				
	Unpaved Roads	Prescribed	Paved	OB/OD	Vehicle	Helicopter	Smoke
Fort Bragg, NC		Burning	Roads		Exhaust	Exhaust	Generator
Tort bragg, NC	82,000.0	4,385.0	890.0	24.8	15.0	10.7	
The second second							
	Unpaved	Prescribed	Paved	Helicopter	Vehicle	OB/OD	Smoke
	Roads	Burning	Roads	Exhaust	Exhaust	OB/OD	Generator
Fort Campbell, KY	130,000.0	3,069.7	600.0	51.7	8.0	0.0	
	Unpaved	Prescribed	Paved		Helicopter	Vehicle	Smoke
	Roads	Burning	Roads	OB/OD	Exhaust	Exhaust	Generator
Fort Carson, CO	58,000.0	3,225.5	640.0	21.8	10.1	6.0	Generator
		-,	5.510		10.1	0.0	
	Unpaved	Prescribed	Paved	Vohiola	Consta	Uelle	
	Roads	Burning		Vehicle	Smoke	Helicopter	OB/OD
Fort Chaffee, AR			Roads	Exhaust	Generator	Exhaust	
oit Olialice, An	2,900.0	2,085.2	11.0	0.2			
	Unpaved	Prescribed	Paved	Vehicle	Smoke	Helicopter	00/00
	Roads	Burning	Roads	Exhaust	Generator	Exhaust	OB/OD
Fort Dix, NJ	1,400.0	824.3	12.0	0.2			
	Unpaved	Prescribed	Paved	Helicopter		Vehicle	Smoke
	Roads	Burning	Roads	Exhaust	OB/OD	Exhaust	
Fort Drum, NY	43,000.0	2,864.2	240.0		F 0		Generator
	.0,000.0	2,004.2	240.0	11.5	5.9	4.0	
	Linner	December		11-2-			
	Unpaved	Prescribed	Paved	Helicopter	Vehicle	Smoke	OB/OD
Fort Eustin MA	Roads	Burning	Roads	Exhaust	Exhaust	Generator	
Fort Eustis, VA	6,600.0	240.4	180.0	6.9	1.0		

Installation		N	lonfacility	Emission S	Sources (tons	s)	
	and a						
	Unpaved	Prescribed	Paved	Vehicle	Smoke	Helicopter	OB/OD
	Roads	Burning	Roads	Exhaust	Generator	Exhaust	OB/OD
Fort Gordon, GA	11,000.0	1,650.6	140.0	3.0			
	n . gran engelege eine e	4.1					
	Unpaved	Prescribed	Paved	OR/OR	Vehicle	Helicopter	Smoke
	Roads	Burning	Roads	OB/OD	Exhaust	Exhaust	Generator
Fort Hood, TX	170,000.0	6,350.0	2,000.0	24.6	20.0	16.1	
		A STATE OF THE STA		7.19	131401		
	Unpaved	Prescribed	Paved	Vehicle	Helicopter	Smoke	
	Roads	Burning	Roads	Exhaust	Exhaust	Generator	OB/OD
Fort Huachuca, AZ	13,000.0	318.9	72.0	1.0	0.6		
	See See a						7.1.
	Unpaved	Prescribed	Paved	Helicopter	Vehicle	Smoke	
Fort Indiantown Gap,	Roads	Burning	Roads	Exhaust	Exhaust	Generator	OB/OD
PA	5,900.0	476.0	22.0	9.3	0.4	- donorator	
	3,000.0	470.0	22.0	0.0	0.4		
	Unpaved	Paved	Smoke	Vehicle	Helicopter	Prescribed	
	Roads	Roads	Generator	Exhaust	Exhaust	Burning	OB/OD
Fort Irwin, CA	62,000.0	810.0	22.0	8.0	6.7	0.0	0.0
i oit ii wiii, oA	02,000.0	010.0	22.0	0.0	0.7	1 0.0	0.0
	Honouse	Prescribed	Paved	Vehicle	Smoke	Helicopter	
	Unpaved				Generator	•	OB/OD
Fort Joskson SC	Roads	Burning	Roads	Exhaust	Generator	Exhaust	<u> </u>
Fort Jackson, SC	4,900.0	1,528.0	45.0	0.8			
		D	D1		Ließe to-	Mahiala	Constant
	Unpaved	Prescribed	Paved	OB/OD	Helicopter	Vehicle	Smoke
Fort Know IOV	Roads	Burning	Roads	4.5	Exhaust	Exhaust	Generator
Fort Knox, KY	37,000.0	3,190.7	250.0	4.5	3.2	2.0	
						4 4 44	
	Unpaved	Prescribed	Paved	Vehicle	Smoke	Helicopter	OB/OD
Fort Leavenworth,	Roads	Burning	Roads	Exhaust	Smoke Generator	Helicopter Exhaust	OB/OD
Fort Leavenworth, KS	•						OB/OD
	Roads	Burning 431.5	Roads 45.0	Exhaust 0.9	Generator	Exhaust	OB/OD
	Roads 9,800.0 Unpaved	Burning 431.5 Prescribed	Roads 45.0 Paved	Exhaust 0.9 Vehicle		Exhaust Helicopter	
KS	Roads 9,800.0 Unpaved Roads	Burning 431.5 Prescribed Burning	Roads 45.0 Paved Roads	Exhaust 0.9 Vehicle Exhaust	Generator	Exhaust	OB/OD
	Roads 9,800.0 Unpaved	Burning 431.5 Prescribed	Roads 45.0 Paved	Exhaust 0.9 Vehicle	Generator	Exhaust Helicopter	
KS	Roads 9,800.0 Unpaved Roads 6,300.0	Burning 431.5 Prescribed Burning 162.9	Roads 45.0 Paved Roads 67.0	Exhaust 0.9 Vehicle Exhaust 1.0	Smoke Generator	Exhaust Helicopter	
KS Fort Lee, VA	Roads 9,800.0 Unpaved Roads 6,300.0 Unpaved	Burning 431.5 Prescribed Burning 162.9 Prescribed	Roads 45.0 Paved Roads	Exhaust 0.9 Vehicle Exhaust	Smoke Generator Vehicle	Exhaust Helicopter Exhaust Helicopter	OB/OD
Fort Lee, VA Fort Leonard Wood,	Roads 9,800.0 Unpaved Roads 6,300.0 Unpaved Roads	Burning 431.5 Prescribed Burning 162.9 Prescribed Burning	Roads 45.0 Paved Roads 67.0 Smoke Generator	Exhaust 0.9 Vehicle Exhaust 1.0 Paved Roads	Smoke Generator Vehicle Exhaust	Exhaust Helicopter Exhaust	
KS Fort Lee, VA	Roads 9,800.0 Unpaved Roads 6,300.0 Unpaved	Burning 431.5 Prescribed Burning 162.9 Prescribed	Roads 45.0 Paved Roads 67.0	Exhaust 0.9 Vehicle Exhaust 1.0 Paved	Smoke Generator Vehicle	Exhaust Helicopter Exhaust Helicopter	OB/OD
Fort Lee, VA Fort Leonard Wood,	Roads 9,800.0 Unpaved Roads 6,300.0 Unpaved Roads	Burning 431.5 Prescribed Burning 162.9 Prescribed Burning	Roads 45.0 Paved Roads 67.0 Smoke Generator	Exhaust 0.9 Vehicle Exhaust 1.0 Paved Roads	Smoke Generator Vehicle Exhaust	Exhaust Helicopter Exhaust Helicopter	OB/OD
Fort Lee, VA Fort Leonard Wood,	Roads 9,800.0 Unpaved Roads 6,300.0 Unpaved Roads	Burning 431.5 Prescribed Burning 162.9 Prescribed Burning	Roads 45.0 Paved Roads 67.0 Smoke Generator	Exhaust 0.9 Vehicle Exhaust 1.0 Paved Roads 180.0	Smoke Generator Vehicle Exhaust	Exhaust Helicopter Exhaust Helicopter	OB/OD
Fort Lee, VA Fort Leonard Wood,	Roads 9,800.0 Unpaved Roads 6,300.0 Unpaved Roads 36,000.0	Burning 431.5 Prescribed Burning 162.9 Prescribed Burning 1,682.4	Roads 45.0 Paved Roads 67.0 Smoke Generator 229.0	Exhaust 0.9 Vehicle Exhaust 1.0 Paved Roads	Smoke Generator Vehicle Exhaust 2.0	Exhaust Helicopter Exhaust Helicopter Exhaust	OB/OD
Fort Lee, VA Fort Leonard Wood,	Roads 9,800.0 Unpaved Roads 6,300.0 Unpaved Roads 36,000.0 Unpaved	Burning 431.5 Prescribed Burning 162.9 Prescribed Burning 1,682.4 Prescribed	Roads 45.0 Paved Roads 67.0 Smoke Generator 229.0 Paved	Exhaust 0.9 Vehicle Exhaust 1.0 Paved Roads 180.0	Smoke Generator Vehicle Exhaust 2.0 Vehicle	Exhaust Helicopter Exhaust Helicopter Exhaust Helicopter	OB/OD OB/OD Smoke
Fort Lee, VA Fort Leonard Wood, MO	Roads 9,800.0 Unpaved Roads 6,300.0 Unpaved Roads 36,000.0 Unpaved Roads	Burning 431.5 Prescribed Burning 162.9 Prescribed Burning 1,682.4 Prescribed Burning	Roads 45.0 Paved Roads 67.0 Smoke Generator 229.0 Paved Roads	Exhaust 0.9 Vehicle Exhaust 1.0 Paved Roads 180.0 OB/OD	Smoke Generator Vehicle Exhaust 2.0 Vehicle Exhaust	Helicopter Exhaust Helicopter Exhaust Helicopter Exhaust	OB/OD OB/OD Smoke
Fort Lee, VA Fort Leonard Wood, MO	Roads 9,800.0 Unpaved Roads 6,300.0 Unpaved Roads 36,000.0 Unpaved Roads 99,000.0	Burning 431.5 Prescribed Burning 162.9 Prescribed Burning 1,682.4 Prescribed Burning	Roads 45.0 Paved Roads 67.0 Smoke Generator 229.0 Paved Roads 800.0	Exhaust 0.9 Vehicle Exhaust 1.0 Paved Roads 180.0 OB/OD	Smoke Generator Vehicle Exhaust 2.0 Vehicle Exhaust	Helicopter Exhaust Helicopter Exhaust Helicopter Exhaust 9.2	OB/OD OB/OD Smoke Generator
Fort Lee, VA Fort Leonard Wood, MO	Roads 9,800.0 Unpaved Roads 6,300.0 Unpaved Roads 36,000.0 Unpaved Roads 99,000.0	Burning 431.5 Prescribed Burning 162.9 Prescribed Burning 1,682.4 Prescribed Burning 1,363.7	Roads 45.0 Paved Roads 67.0 Smoke Generator 229.0 Paved Roads 800.0	Exhaust 0.9 Vehicle Exhaust 1.0 Paved Roads 180.0 OB/OD 17.8	Smoke Generator Vehicle Exhaust 2.0 Vehicle Exhaust 10.0 Smoke	Helicopter Exhaust Helicopter Exhaust Helicopter Exhaust 9.2 Helicopter	OB/OD OB/OD Smoke
Fort Lee, VA Fort Leonard Wood, MO	Roads 9,800.0 Unpaved Roads 6,300.0 Unpaved Roads 36,000.0 Unpaved Roads 99,000.0 Unpaved Roads	Burning 431.5 Prescribed Burning 162.9 Prescribed Burning 1,682.4 Prescribed Burning 1,363.7 Prescribed Burning	Roads 45.0 Paved Roads 67.0 Smoke Generator 229.0 Paved Roads 800.0 Paved Roads	Exhaust 0.9 Vehicle Exhaust 1.0 Paved Roads 180.0 OB/OD 17.8 Vehicle Exhaust	Smoke Generator Vehicle Exhaust 2.0 Vehicle Exhaust 10.0	Helicopter Exhaust Helicopter Exhaust Helicopter Exhaust 9.2	OB/OD OB/OD Smoke Generator
Fort Lee, VA Fort Leonard Wood, MO Fort Lewis, WA	Roads 9,800.0 Unpaved Roads 6,300.0 Unpaved Roads 36,000.0 Unpaved Roads 99,000.0	Burning 431.5 Prescribed Burning 162.9 Prescribed Burning 1,682.4 Prescribed Burning 1,363.7	Roads 45.0 Paved Roads 67.0 Smoke Generator 229.0 Paved Roads 800.0	Exhaust 0.9 Vehicle Exhaust 1.0 Paved Roads 180.0 OB/OD 17.8	Smoke Generator Vehicle Exhaust 2.0 Vehicle Exhaust 10.0 Smoke	Helicopter Exhaust Helicopter Exhaust Helicopter Exhaust 9.2 Helicopter	OB/OD OB/OD Smoke Generator
Fort Lee, VA Fort Leonard Wood, MO Fort Lewis, WA	Roads 9,800.0 Unpaved Roads 6,300.0 Unpaved Roads 36,000.0 Unpaved Roads 99,000.0 Unpaved Roads	Burning 431.5 Prescribed Burning 162.9 Prescribed Burning 1,682.4 Prescribed Burning 1,363.7 Prescribed Burning 1,334.6	Roads 45.0 Paved Roads 67.0 Smoke Generator 229.0 Paved Roads 800.0 Paved Roads 50.0	Exhaust 0.9 Vehicle Exhaust 1.0 Paved Roads 180.0 OB/OD 17.8 Vehicle Exhaust 1.0	Smoke Generator Vehicle Exhaust 2.0 Vehicle Exhaust 10.0 Smoke Generator	Helicopter Exhaust Helicopter Exhaust Helicopter Exhaust 9.2 Helicopter Exhaust	OB/OD Smoke Generator OB/OD
Fort Lee, VA Fort Leonard Wood, MO Fort Lewis, WA	Roads 9,800.0 Unpaved Roads 6,300.0 Unpaved Roads 36,000.0 Unpaved Roads 99,000.0 Unpaved Roads	Burning 431.5 Prescribed Burning 162.9 Prescribed Burning 1,682.4 Prescribed Burning 1,363.7 Prescribed Burning 1,334.6	Roads 45.0 Paved Roads 67.0 Smoke Generator 229.0 Paved Roads 800.0 Paved Roads 50.0 Paved	Exhaust 0.9 Vehicle Exhaust 1.0 Paved Roads 180.0 OB/OD 17.8 Vehicle Exhaust 1.0 Vehicle	Smoke Generator Vehicle Exhaust 2.0 Vehicle Exhaust 10.0 Smoke Generator	Helicopter Exhaust Helicopter Exhaust Helicopter Exhaust 9.2 Helicopter Exhaust Helicopter Helicopter	OB/OD OB/OD Smoke Generator
Fort Lee, VA Fort Leonard Wood, MO Fort Lewis, WA Fort McClellan, AL	Roads 9,800.0 Unpaved Roads 6,300.0 Unpaved Roads 36,000.0 Unpaved Roads 99,000.0 Unpaved Roads 16,000.0 Unpaved Roads	Burning 431.5 Prescribed Burning 162.9 Prescribed Burning 1,682.4 Prescribed Burning 1,363.7 Prescribed Burning 1,334.6 Prescribed Burning	Roads 45.0 Paved Roads 67.0 Smoke Generator 229.0 Paved Roads 800.0 Paved Roads 50.0 Paved Roads	Exhaust 0.9 Vehicle Exhaust 1.0 Paved Roads 180.0 OB/OD 17.8 Vehicle Exhaust 1.0 Vehicle Exhaust	Smoke Generator Vehicle Exhaust 2.0 Vehicle Exhaust 10.0 Smoke Generator	Helicopter Exhaust Helicopter Exhaust Helicopter Exhaust 9.2 Helicopter Exhaust	OB/OD Smoke Generator OB/OD
Fort Lee, VA Fort Leonard Wood, MO Fort Lewis, WA Fort McClellan, AL	Roads 9,800.0 Unpaved Roads 6,300.0 Unpaved Roads 36,000.0 Unpaved Roads 99,000.0 Unpaved Roads	Burning 431.5 Prescribed Burning 162.9 Prescribed Burning 1,682.4 Prescribed Burning 1,363.7 Prescribed Burning 1,334.6	Roads 45.0 Paved Roads 67.0 Smoke Generator 229.0 Paved Roads 800.0 Paved Roads 50.0 Paved	Exhaust 0.9 Vehicle Exhaust 1.0 Paved Roads 180.0 OB/OD 17.8 Vehicle Exhaust 1.0 Vehicle	Smoke Generator Vehicle Exhaust 2.0 Vehicle Exhaust 10.0 Smoke Generator	Helicopter Exhaust Helicopter Exhaust Helicopter Exhaust 9.2 Helicopter Exhaust Helicopter Helicopter	OB/OD Smoke Generator OB/OD
Fort Lee, VA Fort Leonard Wood, MO Fort Lewis, WA	Roads 9,800.0 Unpaved Roads 6,300.0 Unpaved Roads 36,000.0 Unpaved Roads 99,000.0 Unpaved Roads 16,000.0 Unpaved Roads 11,000.0	Burning 431.5 Prescribed Burning 162.9 Prescribed Burning 1,682.4 Prescribed Burning 1,363.7 Prescribed Burning 1,334.6 Prescribed Burning 3,396.5	Roads 45.0 Paved Roads 67.0 Smoke Generator 229.0 Paved Roads 800.0 Paved Roads 50.0 Paved Roads 50.0	Exhaust 0.9 Vehicle Exhaust 1.0 Paved Roads 180.0 OB/OD 17.8 Vehicle Exhaust 1.0 Vehicle Exhaust 0.7	Smoke Generator Vehicle Exhaust 2.0 Vehicle Exhaust 10.0 Smoke Generator Smoke Generator	Helicopter Exhaust Helicopter Exhaust Helicopter Exhaust 9.2 Helicopter Exhaust Helicopter Exhaust	OB/OD Smoke Generator OB/OD
Fort Lee, VA Fort Leonard Wood, MO Fort Lewis, WA Fort McClellan, AL	Roads 9,800.0 Unpaved Roads 6,300.0 Unpaved Roads 36,000.0 Unpaved Roads 99,000.0 Unpaved Roads 16,000.0 Unpaved Roads 11,000.0 Unpaved	Burning 431.5 Prescribed Burning 162.9 Prescribed Burning 1,682.4 Prescribed Burning 1,363.7 Prescribed Burning 1,334.6 Prescribed Burning 1,334.6	Roads 45.0 Paved Roads 67.0 Smoke Generator 229.0 Paved Roads 800.0 Paved Roads 50.0 Paved Roads 68.0 Paved	Exhaust 0.9 Vehicle Exhaust 1.0 Paved Roads 180.0 OB/OD 17.8 Vehicle Exhaust 1.0 Vehicle Exhaust 0.7	Smoke Generator Vehicle Exhaust 2.0 Vehicle Exhaust 10.0 Smoke Generator Smoke Generator	Helicopter Exhaust Helicopter Exhaust Helicopter Exhaust 9.2 Helicopter Exhaust Helicopter Exhaust Smoke	OB/OD Smoke Generator OB/OD
Fort Lee, VA Fort Leonard Wood, MO Fort Lewis, WA Fort McClellan, AL	Roads 9,800.0 Unpaved Roads 6,300.0 Unpaved Roads 36,000.0 Unpaved Roads 99,000.0 Unpaved Roads 16,000.0 Unpaved Roads 11,000.0	Burning 431.5 Prescribed Burning 162.9 Prescribed Burning 1,682.4 Prescribed Burning 1,363.7 Prescribed Burning 1,334.6 Prescribed Burning 3,396.5	Roads 45.0 Paved Roads 67.0 Smoke Generator 229.0 Paved Roads 800.0 Paved Roads 50.0 Paved Roads 50.0	Exhaust 0.9 Vehicle Exhaust 1.0 Paved Roads 180.0 OB/OD 17.8 Vehicle Exhaust 1.0 Vehicle Exhaust 0.7	Smoke Generator Vehicle Exhaust 2.0 Vehicle Exhaust 10.0 Smoke Generator Smoke Generator	Helicopter Exhaust Helicopter Exhaust Helicopter Exhaust 9.2 Helicopter Exhaust Helicopter Exhaust	OB/OD Smoke Generator OB/OD OB/OD

Installation		١	Ionfacility	Emission	Sources (ton	s)	
	4						
	Unpaved	Prescribed	Paved	00/00	Vehicle	Helicopter	Smoke
	Roads	Burning	Roads	OB/OD	Exhaust	Exhaust	Generator
Fort Polk, LA	64,000.0	5,810.9	340.0	10.3	4.0	3.5	- Contract
The state of the s			is will				
	Unpaved	Prescribed	Paved		Vehicle	Helicopter	Smoke
	Roads	Burning	Roads	OB/OD	Exhaust	Exhaust	Generator
Fort Riley, KS	77,000.0	6,205.8	530.0	17.0	6.0	2.3	
		t tage con					
	Prescribed	Unpaved	Helicopter	Paved	Vehicle	Smoke	
	Burning	Roads	Exhaust	Roads	Exhaust	Generator	OB/OD
Fort Rucker, AL	1,848.5	660.0	107.2	7.0	0.2		
		1.1.4.					
	Unpaved	Prescribed	Paved	Vehicle	Smoke	Helicopter	
Fort Sam Houston,	Roads	Burning	Roads	Exhaust	Generator	Exhaust	OB/OD
TX	2,785.0	95	22.0	0.4		ZANGGOT	
		:					
	Unpaved	Prescribed	Paved		Vehicle	Smoke	Helicopter
	Roads	Burning	Roads	OB/OD	Exhaust	Generator	Exhaust
Fort Sill, OK	32,299.0	2753	300.0	86.1	5.0	Gonerator	Exhaust
		3mm 2 - 3	and the second second				
	Unpaved	Prescribed	Paved		Helicopter	Vehicle	Smoke
	Roads	Burning	Roads	OB/OD	Exhaust	Exhaust	Generator
Fort Stewart, GA	45,000.0	8,159.2	820.0	23.3	20.0	9.0	
	Unpaved	Prescribed	Paved	Vehicle	Smoke	Helicopter	
	Roads	Burning	Roads	Exhaust	Generator	Exhaust	OB/OD
Fort Story, VA	1,700.0	42.4	26.0	0.4			
	Prescribed	Unpaved	Paved	Vehicle	Smoke	Helicopter	00/07
	Burning	Roads	Roads	Exhaust	Generator	Exhaust	OB/OD
Yakima TC, WA	4,729	4,344.0	72.0	0.5			

Table 35. Rank of individual installation TSP sources.

Installation		No	nfacility E	mission So	urces (tons	3)	
	Unpaved	Prescribed	Paved	Vehicle	Smoke	Helicopter	OB/OD
	Roads	Burning	Roads	Exhaust	Generator	Exhaust	OB/OD
Aberdeen PG, MD	38,000.0	2,272.6	260.0	0.5			
		and the said	66.26 983	Valendari			
	Unpaved	Paved	Vehicle	Prescribed	Smoke	Helicopter	ORIOD
	Roads	Roads	Exhaust	Burning	Generator	Exhaust	OB/OD
Camp Atterbury, IN	12,269.8	189.2	0.3				
			See See	6.			
	Prescribed	Unpaved	Paved	Vehicle	Smoke	Helicopter	OB/OD
	Burning	Roads	Roads	Exhaust	Generator	Exhaust	06/00
Camp Blanding, FL	2,287.1	1,870.6	32.5	0.1			
		- 1. 7. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.					
	Unpaved	Paved	Prescribed	OB/OD	Helicopter	Vehicle	Smoke
	Roads	Roads	Burning	OB/OD	Exhaust	Exhaust	Generator
Camp Dodge, IA	35,292.5	306.8	125.4	>3.2	0.9	0.9	
		2.7	a Marie				
	Unpaved	Prescribed	Paved	Vehicle	Smoke	Helicopter	OB/OD
	Roads	Burning	Roads	Exhaust	Generator	Exhaust	06/00
Camp Edwards, MA	569.8	491.4	7.7	0.0			
	Unpaved	Prescribed	Paved	Vehicle	Smoke	Helicopter	OB/OD
	Roads	Burning	Roads	Exhaust	Generator	Exhaust	05/05
Camp Grafton, ND	4,535.9	332.1	30.7	0.1			
	Unpaved	Prescribed	Paved	Vehicle	Smoke	Helicopter	OB/OD
	Roads	Burning	Roads	Exhaust	Generator	Exhaust	05/05
Camp Grayling, MI	4,792.2	4,607.0	64.1	0.2			
44.				<u> </u>			
	Unpaved	Paved	Vehicle	Prescribed	Smoke	Helicopter	OB/OD
	Roads	Roads	Exhaust	Burning	Generator	Exhaust	
Camp Guernsey, WY	219.3	1.7	0.0				
			100				
	Unpaved	Paved	Vehicle	Helicopter	Prescribed	Smoke	OB/OD
	Roads	Roads	Exhaust	Exhaust	Burning	Generator	
Camp Howze, TX	19,600.9	271.5	0.6	0.3			
	Unpaved	Paved	Vehicle	Prescribed	Smoke	Helicopter	OB/OD
	Roads	Roads	Exhaust	Burning	Generator	Exhaust	
Camp Parks, CA	985.2	6.8	0.0				
			<u> </u>				
	Unpaved	Paved	Venicle	Prescribed	Smoke	Helicopter	OB/OD
	Roads	Roads	Exhaust	Burning	Generator	Exhaust	
Camp Rapid, SD	2,641.0	9.7	0.0				
	Unpaved	Paved	Vehicle	Prescribed	Smoke	Helicopter	OB/OD
0 0" 0"	Roads	Roads	Exhaust	Burning	Generator	Exhaust	
Camp Rilea, OR	850.3	9.7	0.0				
	Unpaved	Prescribed	Paved	Vehicle	OB/OD	Smoke	Helicopter
							Lybound
Camp Ripley, MN	Roads 12,369.6	Burning 962.8	Roads 128.5	Exhaust 0.5		Generator	Exhaust

Installation		No	nfacility E	mission Sc	urces (ton	s)	
	Unpaved	Prescribed	Paved	Vehicle	OB/OD	Smoke	Helicopter
	Roads	Burning	Roads	Exhaust	08/00	Generator	Exhaust
Camp Roberts, CA	4,823.1	248.1	24.9				
	4 15 4		And the same			NAME OF THE PARTY	
	Unpaved	Prescribed	Paved	Helicopter	Vehicle	Smoke	OB/OD
Comp Dobinson AD	Roads	Burning	Roads	Exhaust	Exhaust	Generator	06/00
Camp Robinson, AR	5,928.6	-	66.7	4.8	0.2		
and the second s		1. 1. 1. 1.					
	Unpaved	Prescribed	Paved	Vehicle	Smoke	Helicopter	OB/OD
Camp Shelby, MS	Roads	Burning	Roads	Exhaust	Generator	Exhaust	
Camp Shelby, IVIS	11,598.4	4,560.5	108.4	0.4			
	Unpaved	Paved			0		
	Roads	Roads	Prescribed Burning	Vehicle	Smoke	Helicopter	OB/OD
Camp Stanley, TX	24,167.7		43.6	Exhaust	Generator	Exhaust	
Camp Startiey, 1X	24,107.7	190.2	43.6	0.7			
	Unpaved	Prescribed	Paved	Vehicle	Smoke	Helicopter	
	Roads	Burning	Roads	Exhaust	Generator	Exhaust	OB/OD
Camp Williams, UT	2,166.7		14.6		Goriorator	Exitadst	
			* 1,0				
	Unpaved	Prescribed	Paved	00.00	Vehicle	Smoke	Helicopter
	Roads	Burning	Roads	OB/OD	Exhaust	Generator	Exhaust
Carlisle Barracks, PA	720.8	12.6	6.7	2.3	<0.1		1.
	Unpaved	Prescribed	Paved	Vehicle	Smoke	Helicopter	00/00
	Roads	Burning	Roads	Exhaust	Generator	Exhaust	OB/OD
Fort Benning, GA	107,000.0	6,263.9	2,000.0	4.0		4.2	>8.9
				* x x			
	Unpaved Roads	Prescribed	Paved	Vehicle	Smoke	Helicopter	OB/OD
Fort Bliss, TX	120,000.0	Burning 4,367.9	Roads	Exhaust	Generator	Exhaust	
1 of 2005, 17	120,000.0	4,307.3	1,600.0	4.0			
	Unpaved	Prescribed	Paved		Vehicle	Holioonter	Cmake
	Roads	Burning	Roads	OB/OD	Exhaust	Helicopter Exhaust	Smoke Generator
Fort Bragg, NC	400,000.0	5,108.0	4,500.0	>24.8	16.0	11.0	Generalor
		0,700.0	1,000.0	21.0	10.0	11.0	
	Unpaved	Prescribed	Paved	Helicopter	Vehicle		Smoke
	Roads	Burning	Roads	Exhaust	Exhaust	OB/OD	Generator
Fort Campbell, KY	630,000.0	3,575.9	3,100.0	53.0	8.0		
	Unpaved	Prescribed	Paved	00.00	Helicopter	Vehicle	Smoke
	Roads	Burning	Roads	OB/OD	Exhaust	Exhaust	Generator
Fort Carson, CO	288,000.0	3,713.4	3,300.0	>21.8	10.4	6.0	
	Unpaved	Prescribed	Paved	Vehicle	Smoke	Helicopter	OP/OD
	Roads	Burning	Roads	Exhaust	Generator	Exhaust	OB/OD
Fort Chaffee, AR	14,000.0	2,429.1	56.0	0.2			
			100				
	Unpaved	Prescribed	Paved	Vehicle	Smoke	Helicopter	OB/OD
Fort Dix, NJ	Unpaved Roads 6,300.0	Prescribed Burning 971.4	Paved Roads 62.0	Vehicle Exhaust 0.2	Smoke Generator	Helicopter Exhaust	OB/OD

Installation		No	nfacility E	mission So	urces (ton	s)	
	Unpaved	Prescribed	Paved	Helicopter	OB/OD	Vehicle	Smoke
	Roads	Burning	Roads	Exhaust	OB/OD	Exhaust	Generator
Fort Drum, NY	210,000.0			11.8	>5.9	4.0	
				The Action			
	Unpaved	Paved	Prescribed	Helicopter	Vehicle	Smoke	00/00
	Roads	Roads	Burning	Exhaust	Exhaust	Generator	OB/OD
Fort Eustis, VA	33,000.0	930.0	280.1	7.1	1.0		
And did a state to the control of th				3 7 7 7 7 1	4 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	*	
S 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	Unpaved	Prescribed	Paved	Vehicle	Smoke	Helicopter	00/00
	Roads	Burning	Roads	Exhaust	Generator	Exhaust	OB/OD
Fort Gordon, GA	53,000.0	1,922.8	730.0	3.0			
A STATE OF THE STA							
A Same Control of the	Unpaved	Paved	Prescribed		Vehicle	Helicopter	Smoke
	Roads	Roads	Burning	OB/OD	Exhaust	Exhaust	Generator
Fort Hood, TX	820,000.0	10,000.0		>24.6	21.0	16.5	
	020,000.0	10,000.0	7,00710	2110	27.0	10.0	
	Unpaved	Prescribed	Paved	Vehicle	Helicopter	Smoke	
	Roads	Burning	Roads	Exhaust	Exhaust	Generator	OB/OD
Fort Huachuca, AZ	62,000.0	436.7	370.0	1.0	0.6		
7 07 7 10 00 11 00 00 7 12	02,000.0	100.7	0,0.0	1.0	0.0		
	Unpaved	Prescribed	Paved	Helicopter	Vehicle	Smoke	
	Roads	Burning	Roads	Exhaust	Exhaust	Generator	OB/OD
Fort Indiantown Gap,						Generator	
PA	28,000.0	561.0	110.0	9.6	0.5		
				1000			
	Unpaved	Paved	Smoke	Vehicle	Helicopter	Prescribed	
	Roads	Roads	Generator	Exhaust	Exhaust	Burning	OB/OD
Fort Irwin, CA	300,000.0	4,200.0	22.0	8.0	6.8	0.0	0.0
	566,666.6	1,000				0.0	
	Unpaved	Prescribed	Paved	Vehicle	Smoke	Helicopter	
	Roads	Burning	Roads	Exhaust	Generator	Exhaust	OB/OD
Fort Jackson, SC	24,000.0	1,780.0	230.0	0.8			
	1,000.0	1,1 0010		0.0			
	Unpaved	Prescribed	Paved		Helicopter	Vehicle	Smoke
	Roads	Burning	Roads	OB/OD	Exhaust	Exhaust	Generator
Fort Knox, KY	180,000.0	3,716.8	1,300.0	>4.5	3.3	2.0	
	100,000.0	0,710.0	1,000.0	1.0	0.0	2.0	
	Unpaved	Prescribed	Paved	Vehicle	Smoke	Helicopter	
	Roads	Burning	Roads	Exhaust	Generator	Exhaust	OB/OD
Fort Leavenworth, KS	46,000.0	496.8	230.0	1.0	Gonorator	2///4001	
Tort Ecaveriworth, No	40,000.0	400.0	200.0	1.0			
	Linnayad	Payed	Proporihad	Vahiolo	Smoke	Helicopter	
	Unpaved	Paved	Prescribed	Vehicle	Smoke	Helicopter	OB/OD
Fort Loo VA	Roads	Roads	Burning	Exhaust	Smoke Generator	Helicopter Exhaust	OB/OD
Fort Lee, VA			1				OB/OD
Fort Lee, VA	Roads 31,000.0	Roads 350.0	Burning 189.7	Exhaust 1.0	Generator	Exhaust	OB/OD
Fort Lee, VA	Roads 31,000.0 Unpaved	Roads 350.0 Prescribed	Burning 189.7 Paved	Exhaust 1.0 Smoke	Generator Vehicle	Exhaust Helicopter	OB/OD
	Roads 31,000.0	Roads 350.0	Burning 189.7	Exhaust 1.0	Generator	Exhaust	
Fort Leonard Wood,	Roads 31,000.0 Unpaved	Roads 350.0 Prescribed	Burning 189.7 Paved	Exhaust 1.0 Smoke	Generator Vehicle	Exhaust Helicopter	
	Roads 31,000.0 Unpaved Roads	Roads 350.0 Prescribed Burning	Burning 189.7 Paved Roads	Exhaust 1.0 Smoke Generator	Vehicle Exhaust	Exhaust Helicopter	
Fort Leonard Wood,	Roads 31,000.0 Unpaved Roads 180,000.0	Roads 350.0 Prescribed Burning 1,982.9	Burning 189.7 Paved Roads 910.0	Exhaust 1.0 Smoke Generator	Vehicle Exhaust 2.0	Exhaust Helicopter Exhaust	OB/OD
Fort Leonard Wood,	Roads 31,000.0 Unpaved Roads 180,000.0 Unpaved	Roads 350.0 Prescribed Burning 1,982.9	Burning 189.7 Paved Roads 910.0	Exhaust 1.0 Smoke Generator	Vehicle Exhaust 2.0	Exhaust Helicopter Exhaust Helicopter	OB/OD Smoke
Fort Leonard Wood,	Roads 31,000.0 Unpaved Roads 180,000.0	Roads 350.0 Prescribed Burning 1,982.9	Burning 189.7 Paved Roads 910.0	Exhaust 1.0 Smoke Generator 231.0	Vehicle Exhaust 2.0	Exhaust Helicopter Exhaust	OB/OD

Installation		No	nfacility E	mission So	urces (ton	s)	
	Unpaved	Prescribed	Paved	Vehicle	Smoke	Helicopter	OB/OD
	Roads	Burning	Roads	Exhaust	Generator	Exhaust	OB/OU
Fort McClellan, AL	77,000.0	1,554.6	260.0	1.0			
	Unpaved	Prescribed	Paved	Vehicle	Smoke	Helicopter	00.00
	Roads	Burning	Roads	Exhaust	Generator	Exhaust	OB/OD
Fort McCoy, WI	55,000.0	4,003.1	350.0	0.7			
						- h	
	Unpaved	Paved	Prescribed	Vehicle	Helicopter	Smoke	07/05
	Roads	Roads	Burning	Exhaust	Exhaust	Generator	OB/OD
Fort McPherson, GA	16,000.0	130.0	69.0	0.4	0.1		
	Unpaved	Prescribed	Paved	00/00	Vehicle	Helicopter	Smoke
	Roads	Burning	Roads	OB/OD	Exhaust	Exhaust	Generator
Fort Polk, LA	310,000.0	6,769.1	1,800.0	>10.3	4.0		
						0.0	
	Unpaved	Prescribed	Paved		Vehicle	Helicopter	Smoke
	Roads	Burning	Roads	OB/OD	Exhaust	Exhaust	Generator
Fort Riley, KS	380,000.0	7,144.4	2,700.0	>17.0	6.0	2.3	G-G-F-G-F-G-G-G-G-G-G-G-G-G-G-G-G-G-G-G
	Unpaved	Prescribed	Helicopter	Paved	Vehicle	Smoke	
	Roads	Burning	Exhaust	Roads	Exhaust	Generator	OB/OD
Fort Rucker, AL	3,200.0	2,153.3	109.8	36.0	0.2		
	Unpaved	Paved	Prescribed	Vehicle	Smoke	Helicopter	
	Roads	Roads	Burning	Exhaust	Generator	Exhaust	OB/OD
Fort Sam Houston, TX	13,176.0	110.0	111.0	0.4			
	Unpaved	Prescribed	Paved	00/00	Vehicle	Smoke	Helicopter
	Roads	Burning	Roads	OB/OD	Exhaust	Generator	Exhaust
Fort Sill, OK	153,631.0	3,207.0	1,500.0	>86.1	5.0		
	Unpaved	Prescribed	Paved	OR/OR	Helicopter	Vehicle	Smoke
	Roads	Burning	Roads	OB/OD	Exhaust	Exhaust	Generator
Fort Stewart, GA	223,000.0	9,504.6	4,200.0	>23.3	20.5	9.0	
	Unpaved	Paved	Prescribed	Vehicle	Smoke	Helicopter	00/00
	Roads	Roads	Burning	Exhaust	Generator	Exhaust	OB/OD
Fort Story, VA	8,600.0	130.0	49.4	0.4			
-	Unpaved	Prescribed	Paved	Vehicle	Smoke	Helicopter	00/00
	Roads	Burning	Roads	Exhaust	Generator	Exhaust	OB/OD
Yakima TC, WA	22,589.0	6106	370.0	0.6		-	

Table 36 summarizes the rankings of the emission source categories at the installations. As Table 36 shows, the most significant emission sources are (1) dust re-entrainment from unpaved roads and (2) prescribed burning. The emission estimates from these two source categories must be qualified: (1) the unpaved road emissions in Tables 33-35 assume that no travel is conducted on paved roads, and (2) the prescribed burning estimates at 26 installations were based on the activity data reported for 1 year at Fort Bragg and are likely to be high for

installations outside the Southeast. Table 36 also shows that prescribed burning is more likely to be the number one source category for PM2.5 emissions than for TSP emissions. This observation reflects the smaller particle size associated with prescribed burning emissions than that associated with dust reentrainment from road surfaces.

Table 36. Frequency of nonfacility source rankings from 50 installations.

	Frequency of Source Ranking				
Source Category Ranking	PM2.5	PM10	TSP		
#1 Source Category					
Dust Re-entrainment from Unpaved Roads	34	44	49		
Prescribed Burning	16	6	1		
#2 Source Category					
Dust Re-entrainment from Paved Roads	. 8	8	16		
Dust Re-entrainment from Unpaved Roads	15	6	1		
Helicopter Engine Exhaust	1	0	0		
Prescribed Burning	26	36	33		

Ranking the Installations

The purpose of this section is to allow the reader to target installations that may have significant activities that generate PM emissions. The rankings in this section are based on the "rough order-of-magnitude" emissions estimates for the nonfacility emission sources. These estimates are not based on information obtained directly from installations and generally would not be appropriate for regulatory purposes. The emissions estimates in this section are only designed to provide qualitative comparisons among troop-based installations that will provide some insights for prioritizing PM NAAQS concerns.

Tables 37 through 42 display the order of installations based on their emissions of PM2.5, PM10, and TSP. Table 37 (PM2.5), Table 38 (PM10), and Table 39 (TSP) present the installation rankings based on emissions from vehicles (i.e., engine exhaust/tire wear/brake wear, dust from paved roads, and dust from unpaved roads). Table 40 ranks the installations based on PM2.5, PM10, and TSP emissions from prescribed burning. Table 41 presents the rankings of PM10 emissions from the open burning of propellant during field exercises, and Table 42 ranks the installations based on helicopter exhaust emissions. Installation ranking for smoke generation is not presented, although Fort Leonard Wood would clearly be the installation ranked number one in this category.

Table 37. Installation ranking by 1998 PM2.5 vehicle emissions (tons).

Rank	Installation	Vehicle Exhaust	Rank	Installation	Paved Roads	Rank	Installation	Unpaved Roads
1	Fort Hood, TX	18.0	1	Fort Hood, TX	490.0		Fort Hood, TX	24,000.0
2	Fort Bragg, NC	13.0	2	Fort Bragg, NC	220.0		Fort Campbell, KY	19,000.0
3	Fort Lewis, WA	9.0	3	Fort Stewart, GA	210.0	3	Fort Lewis, WA	15,000.0
4	Fort Stewart, GA	8.0	4	Fort Irwin, CA	200.0	4	Fort Bragg, NC	12,000.0
5	Fort Campbell, KY	7.0	5	Fort Lewis, WA	200.0	5	Fort Riley, KS	11,000.0
6	Fort Irwin, CA	7.0	6	Fort Carson, CO	160.0	6	Fort Polk, LA	9,300.0
7	Fort Carson, CO	5.0	7	Fort Campbell, KY	150.0	7	Fort Irwin, CA	9,100.0
8	Fort Riley, KS	5.0	8	Fort Riley, KS	130.0	8	Fort Carson, CO	8,500.0
9	Fort Sill, OK	5.0	9	Fort Benning, GA	98.0	9	Fort Stewart, GA	6,600.0
10	Fort Benning, GA	4.0	10	Fort Polk, LA	86.0	10	Fort Drum, NY	6,300.0
11	Fort Polk, LA	4.0	11	Fort Bliss, TX	79.0	11	Fort Knox, KY	5,400.0
12	Fort Bliss, TX	3.0	12	Fort Sill, OK	74.0	12	Fort Leonard Wood, MO	5,300.0
13	Fort Drum, NY	3.0	13	Fort Knox, KY	63.0	13	Fort Sill, OK	4,721.0
14	Fort Gordon, GA	2.0	14	Fort Drum, NY	59.0	14	Fort Bliss, TX	3,500.0
15	Fort Knox, KY	2.0	15	Fort Eustis, VA	45.0	15	Fort Benning, GA	3,200.0
16	Fort Leonard Wood, MO	2.0	16	Fort Leonard Wood, MO	44.0	16	Fort McClellan, AL	2,400.0
17	Fort Eustis, VA	1.0	17	Fort Gordon, GA	36.0	17	Fort Huachuca, AZ	1,900.0
18	Fort Huachuca, AZ	1.0	18	Fort Huachuca, AZ	18.0	18	Fort McCoy, WI	1,700.0
19	Fort Lee, VA	0.9	19	Yakima TC, WA	18.0	19	Fort Gordon, GA	1,600.0
20	Fort McClellan, AL	0.9	20	Fort Lee, VA	17.0	20	Fort Leavenworth, KS	1,400.0
21	Fort Leavenworth, KS	0.8	21	Fort McCoy, WI	17.0	21	Aberdeen PG, MD	1,100.0
22	Camp Dodge, IO	0.8	22	Camp Dodge, IA	15.0	22	Camp Dodge, IA	1,055.9
23	Fort Jackson, SC	0.7	23	Camp Howze, TX	13.2		Fort Eustis, VA	960.0
24	Fort McCoy, WI	0.6	24	Aberdeen PG, MD	13.0		Fort Lee, VA	910.0
25	Camp Stanley, TX	0.6	25	Fort McClellan, AL	13.0	25	Fort Indiantown Gap, PA	860.0
26	Camp Howze, TX	0.5	26	Fort Jackson, SC	11.0		Camp Stanley, TX	751.2
27	Yakima TC, WA	0.5		Fort Leavenworth, KS	11.0		Fort Jackson, SC	720.0
28	Camp Ripley, MN	0.4	28	Camp Stanley, TX	9.7	28	Yakima TC, WA	635.0
29	Aberdeen PG, MD	0.4	29	Camp Atterbury, IN	9.2	29	Camp Howze, TX	572.5
1	Fort Indiantown Gap, PA	0.4	30	Camp Ripley, MN	6.3		Fort McPherson, GA	490.0
	Fort McPherson, GA	0.4		Fort Indiantown Gap, PA	6.0		Fort Chaffee, AR	430.0
32	Camp Shelby, MS	0.3	32	Fort McPherson,	6.0		Fort Sam Houston, TX	407.0
	Fort Sam Houston, TX	0.3		Fort Story, VA	6.0	-	Camp Ripley, MN	383.1
14	Fort Story, VA	0.3	34 (Camp Shelby, MS	5.3	34	Camp Shelby, MS	363.3

Rank	Installation	Vehicle Exhaust	Rank	Installation	Paved Roads	Rank	Installation	Unpaved Roads
35	Camp Atterbury, IN	0.2	35	Fort Sam Houston, TX	5.0	35	Camp Atterbury, IN	343.1
36	Camp Robinson, AR	0.2	36	Camp Robinson, AR	3.3	36	Fort Story, VA	260.0
37	Fort Chaffee, AR	0.2	37	Camp Grayling, MI	3.1	37	Fort Dix, NJ	200.0
38	Fort Dix, NJ	0.2	38	Fort Chaffee, AR	3.0	38	Camp Robinson, AR	182.9
39	Camp Grayling, MI	0.2	39	Fort Dix, NJ	3.0	39	Camp Roberts, CA	154.5
40	Fort Rucker, AL	0.1	40	Fort Rucker, AL	2.0	40	Camp Grayling, MI	149.1
41	Camp Roberts, CA	0.1	41	Camp Blanding, FL	1.6	41	Camp Grafton, ND	137.3
42	Camp Grafton, ND	0.1	42	Camp Grafton, ND	1.5	42	Fort Rucker, AL	97.0
43	Camp Blanding, FL	0.1	43	Camp Roberts, CA	1.2	43	Camp Rapid, SD	85.3
44	Camp Williams, UT	0.1	44	Camp Williams, UT	0.7	44	Camp Williams, UT	67.5
45	Camp Rapid, SD	0.0	45	Camp Rilea, OR	0.5	45	Camp Blanding, FL	59.0
46	Camp Edwards, MA	0.0	46	Camp Rapid, SD	0.5	46	Camp Parks, CA	30.9
47	Camp Parks, CA	0.0	47	Camp Edwards, MA	0.4	47	Camp Rilea, OR	25.2
48	Camp Rilea, OR	0.0	48	Camp Parks, CA	0.3	48	Carlisle Barracks, PA	22.0
49	Camp Guernsey, WY	0.0		Camp Guernsey, WY	0.1	49	Camp Edwards, MA	18.2
50	Carlisle Barracks, PA	<.01	50	Carlisle Barracks, PA	<.01	50	Camp Guernsey, WY	6.9

Table 38. Installation ranking by 1998 PM10 vehicle emissions (tons).

Rank	Installation	Vehicle Exhaust	Rank	Installation	Paved Roads	Rank	Installation	Unpaved Roads
1	Fort Hood, TX	20.0	1	Fort Hood, TX	2,000.0	<u> </u>	Fort Hood, TX	170,000.0
2	Fort Bragg, NC	15.0	2	Fort Bragg, NC	890.0		Fort Campbell, KY	130,000.0
3	Fort Lewis, WA	10.0	3	Fort Stewart, GA	820.0		Fort Lewis, WA	99,000.0
4	Fort Stewart, GA	9.0	4	Fort Irwin, CA	810.0		Fort Bragg, NC	82,000.0
5	Fort Campbell, KY	8.0	5	Fort Lewis, WA	800.0	5	Fort Riley, KS	77,000.0
6	Fort Irwin, CA	8.0	6	Fort Carson, CO	640.0	6	Fort Polk, LA	64,000.0
7	Fort Carson, CO	6.0	7	Fort Campbell, KY	600.0	7	Fort Irwin, CA	62,000.0
8	Fort Riley, KS	6.0	8	Fort Riley, KS	530.0	8	Fort Carson, CO	58,000.0
9	Fort Sill, OK	5.0	9	Fort Benning, GA	390.0	9	Fort Stewart, GA	45,000.0
10	Fort Benning, GA	4.0	10	Fort Polk, LA	340.0	10	Fort Drum, NY	43,000.0
11	Fort Drum, NY	4.0	11	Fort Bliss, TX	310.0	11	Fort Knox, KY	37,000.0
12	Fort Polk, LA	4.0	12	Fort Sill, OK	300.0	12	Fort Leonard Wood, MO	36,000.0
13	Fort Bliss, TX	3.0	13	Fort Knox, KY	250.0	13	Fort Sill, OK	32,299.0
14	Fort Gordon, GA	3.0	14	Fort Drum, NY	240.0	14	Fort Bliss, TX	24,000.0
15	Fort Knox, KY	2.0	15	Fort Eustis, VA	180.0	15	Fort Benning, GA	22,000.0
16	Fort Leonard Wood, MO	2.0		Fort Leonard Wood, MO	180.0	16	Fort McClellan, AL	16,000.0
17	Fort Eustis, VA	1.0	17	Fort Gordon, GA	140.0	17	Fort Huachuca, AZ	13,000.0
18	Fort Huachuca, AZ	1.0	18	Fort Huachuca, AZ	72.0	18	Fort Gordon, GA	11,000.0
19	Fort Lee, VA	1.0	19	Yakima TC, WA	72.0	19	Fort McCoy, WI	11,000.0
20	Fort McClellan, AL	1.0	20	Fort McCoy, WI	68.0		Fort Leavenworth, KS	9,800.0
21	Fort Leavenworth, KS	0.9	21	Fort Lee, VA	67.0	21	Aberdeen PG, MD	7,800.0
22	Camp Dodge, IA	0.8	22	Camp Dodge, IA	59.9	22	Camp Dodge, IA	7,224.5
23	Fort Jackson, SC	0.8	23	Camp Howze, TX	53.0	23	Fort Eustis, VA	6,600.0
24	Fort McCoy, WI	0.7	24	Aberdeen PG, MD	51.0	24	Fort Lee, VA	6,300.0
25	Camp Stanley, TX	0.7	25	Fort McClellan, AL	50.0		Fort Indiantown Gap, PA	5,900.0
26	Camp Howze, TX	0.6	26	Fort Jackson, SC	45.0	26	Camp Stanley, TX	5,139.9
27	Aberdeen PG, MD	0.5		Fort Leavenworth, KS	45.0	27	Fort Jackson, SC	4,900.0
28	Yakima TC, WA	0.5	28	Camp Stanley, TX	38.7	28	Yakima TC, WA	4,344.0
29	Camp Ripley, MN	0.5	29	Camp Atterbury, IN	36.9	29	Camp Howze, TX	3,916.8
	Fort Sam Houston, TX	0.4	30	Fort Story, VA	26.0	30	Fort McPherson, GA	3,300.0
	Fort Indiantown Gap, PA	0.4	31	Camp Ripley, MN	25.1	31	Fort Chaffee, AR	2,900.0
2	Fort McPherson, GA	0.4		Fort McPherson, GA	25.0		Fort Sam Houston,	2,785.0
3	Fort Story, VA	0.4		Fort Sam Houston, TX	22.0		Camp Ripley, MN	2,621.1

Rank	Installation	Vehicle Exhaust	Rank	Installation	Paved Roads	Rank	Installation	Unpaved Roads
34	Camp Shelby, MS	0.4	34	Fort Indiantown Gap, PA	22.0	34	Camp Shelby, MS	2,485.8
35	Camp Williams, UT	0.4	35	Camp Shelby, MS	21.2	35	Camp Atterbury, IN	2,347.3
36	Camp Atterbury, IN	0.3	36	Camp Robinson, AR	13.0	36	Fort Story, VA	1,700.0
37	Camp Robinson, AR	0.2	37	Camp Grayling, MI	12.5	37	Fort Dix, NJ	1,400.0
38	Fort Chaffee, AR	0.2	38	Fort Dix, NJ	12.0	38	Camp Robinson, AR	1,251.2
39	Fort Dix, NJ	0.2	39	Fort Chaffee, AR	11.0	39	Camp Roberts, CA	1,056.9
40	Fort Rucker, AL	0.2	40	Fort Rucker, AL	7.0	40	Camp Grayling, MI	1,020.4
41	Camp Grayling, MI	0.2	41	Camp Blanding, FL	6.3	41	Camp Grafton, ND	939.4
42	Camp Roberts, CA	0.1	42	Camp Grafton, ND	6.0	42	Fort Rucker, AL	660.0
43	Camp Grafton, ND	0.1	43	Camp Roberts, CA	4.9	43	Camp Rapid, SD	583.5
44	Camp Blanding, FL	0.1	44	Camp Williams, UT	2.8	44	Camp Williams, UT	461.6
45	Camp Rapid, SD	<.01	45	Camp Rilea, OR	1.9	45	Camp Blanding, FL	404.0
46	Camp Edwards, MA	<.01	46	Camp Rapid, SD	1.9	46	Camp Parks, CA	211.6
47	Camp Parks, CA	<.01	47	Camp Edwards, MA	1.5	47	Camp Rilea, OR	172.3
48	Camp Rilea, OR	<.01	48	Camp Parks, CA	1.3	48	Carlisle Barracks, PA	151.0
49	Camp Guernsey, WY	<.01	49	Carlisle Barracks, PA	1.0	49	Camp Edwards, MA	124.3
50	Carlisle Barracks, PA	<.01	50	Camp Guernsey, WY	0.3	50	Camp Guernsey, WY	47.1

Note: Installations in bold are located in or near PM nonattainment areas.

Table 39. Installation ranking by 1998 TSP vehicle emissions (tons).

Rank 1 2 3	Installation Fort Hood, TX Fort Bragg, NC Fort Lewis, WA Fort Stewart, GA	Vehicle Exhaust 21.0 16.0	Rank	Installation	Paved Roads	Rank		Unpaved
3	Fort Bragg, NC Fort Lewis, WA		1		110uus	Hallk	Installation	Roads
3	Fort Lewis, WA	16.0		Fort Hood, TX	10,000.0	1	Fort Hood, TX	820,000.0
			2	Fort Bragg, NC	4,500.0	2	Fort Campbell, KY	630,000.0
4	Fort Stewart, GA	10.0	3	Fort Irwin, CA	4,200.0	3	Fort Lewis, WA	481,000.0
	i. ore otorrary are	9.0	4	Fort Stewart, GA	4,200.0	4	Fort Bragg, NC	400,000.0
5	Fort Campbell, KY	8.0	5	Fort Lewis, WA	4,100.0	5	Fort Riley, KS	380,000.0
6	Fort Irwin, CA	8.0	6	Fort Carson, CO		6	Fort Polk, LA	310,000.0
7	Fort Carson, CO	6.0	7	Fort Campbell, KY	3,100.0	7	Fort Irwin, CA	300,000.0
8	Fort Riley, KS	6.0	8	Fort Riley, KS	2,700.0	8	Fort Carson, CO	288,000.0
9	Fort Sill, OK	5.0	9	Fort Benning, GA	2,000.0	9	Fort Stewart, GA	223,000.0
10	Fort Benning, GA	4.0	10	Fort Polk, LA	1,800.0	10	Fort Drum, NY	210,000.0
11	Fort Bliss, TX	4.0	11	Fort Bliss, TX	1,600.0	11	Fort Knox, KY	180,000.0
12	Fort Drum, NY	4.0	12	Fort Sill, OK	1,500.0	12	Fort Leonard Wood, MO	180,000.0
13	Fort Polk, LA	4.0	13	Fort Knox, KY	1,300.0	13	Fort Sill, OK	153,631.0
14	Fort Gordon, GA	3.0	14	Fort Drum, NY	1,200.0	14	Fort Bliss, TX	120,000.0
15	Fort Knox, KY	2.0	15	Fort Eustis, VA	930.0	15	Fort Benning, GA	107,000.0
16	Fort Leonard Wood, MO	2.0	16	Fort Leonard Wood, MO	910.0	16	Fort McClellan, AL	77,000.0
17	Fort Eustis, VA	1.0	17	Fort Gordon, GA	730.0	17	Fort Huachuca, AZ	62,000.0
18	Fort Huachuca, AZ	1.0	18	Fort Huachuca, AZ	370.0	18	Fort McCoy, WI	55,000.0
19	Fort Leavenworth, KS	1.0	19	Yakima TC, WA	370.0	19	Fort Gordon, GA	53,000.0
20	Fort Lee, VA	1.0	20	Fort Lee, VA	350.0	20	Fort Leavenworth, KS	46,000.0
21	Fort McClellan, AL	1.0	21	Fort McCoy, WI	350.0	21	Aberdeen PG, MD	38,000.0
22	Camp Dodge, IA	0.9	22	Camp Dodge, IA		22	Camp Dodge, IA	35,292.5
23	Fort Jackson, SC	0.8	23	Camp Howze, TX	271.5		Fort Eustis, VA	33,000.0
24	Fort McCoy, WI	0.7		Aberdeen PG, MD	260.0	24	Fort Lee, VA	31,000.0
25	Camp Stanley, TX	0.7		Fort McClellan, AL	260.0	25	Fort Indiantown Gap, PA	28,000.0
26	Camp Howze, TX	0.6	26	Fort Jackson, SC	230.0	26	Camp Stanley, TX	24,167.7
27	Yakima TC, WA	0.6		Fort Leaven- worth, KS	230.0	27	Fort Jackson, SC	24,000.0
28	Aberdeen PG, MD	0.5	28	Camp Stanley, TX	198.2	28	Yakima TC, WA	22,589.0
1	Fort Indiantown Gap, PA	0.5	29	Camp Atterbury, IN	189.2	29	Camp Howze, TX	19,600.9
	Camp Ripley, MN	0.5	30	Fort McPherson, GA	130.0		Fort McPherson, GA	16,000.0
1	Camp Shelby, MS	0.4		Fort Story, VA	130.0		Fort Chaffee, AR	14,000.0

Donk	In atallation	Vehicle	Donk	In a to Hot i an	Paved	Don't	In stallation
Rank	Installation	Exhaust	Rank		Roads	Rank	Installation
32	Fort Sam Houston, TX	0.4	32	Camp Ripley, MN	128.5	32	Fort Sam Hous- ton, TX
33	Fort McPherson, GA	0.4	33	Fort Sam Hous- ton, TX	110.0	33	Camp Ripley, MN
34	Fort Story, VA	0.4	34	Fort Indiantown Gap, PA	110.0	34	Camp Atterbury, IN
35	Camp Atterbury, IN	0.3	35	Camp Shelby, MS	108.4	35	Camp Shelby, MS
36	Camp Robinson, AR	0.2	36	Camp Robinson, AR	66.7	36	Fort Story, VA
37	Fort Chaffee, AR	0.2	37	Camp Grayling, MI	64.1	37	Fort Dix, NJ
38	Fort Dix, NJ	0.2	38	Fort Dix, NJ	62.0	38	Camp Robinson, AR
39	Fort Rucker, AL	0.2	39	Fort Chaffee, AR	56.0	39	Camp Roberts, CA
40	Camp Grayling, MI	0.2	40	Fort Rucker, AL	36.0	40	Camp Grayling, MI
41	Camp Roberts, CA	0.1	41	Camp Blanding, FL	32.5	41	Camp Grafton, ND
42	Camp Grafton, ND	0.1	42	Camp Grafton, ND	30.7	42	Fort Rucker, AL
43	Camp Blanding, FL	0.1	43	Camp Roberts, CA	24.9	43	Camp Rapid, SD
44	Camp Williams, UT	0.1	44	Camp Williams, UT	14.6	44	Camp Williams, UT
45	Camp Rapid, SD	<0.1	45	Camp Rilea, OR	9.7	45	Camp Blanding, FL
46	Camp Edwards, MA	<0.1	46	Camp Rapid, SD	9.7	46	Camp Parks, CA
47	Camp Parks, CA	<0.1	47	Camp Edwards, MA	7.7	47	Camp Rilea, OR
48	Camp Rilea, OR	<0.1	48	Carlisle Barracks, PA	7.0	48	Carlisle Barracks, PA
49	Camp Guernsey, WY	<0.1	48	Camp Parks, CA	6.8	49	Camp Edwards, MA
48	Carlisle Barracks, PA	<0.1		Camp Guernsey, WY	1.7	50	Camp Guernsey, WY

Table 40. Installation ranking by annual PM prescribed burning emissions (tons).

		PM2.5	PM prescribed burning er			
Rank	Installation	(tons)	Installation	PM10 (tons)	Installation	TSP
1	Fort Stewart, GA	7343		-	Installation	(tons)
2	Fort Hood, TX			8159		9505
3	Fort Riley, KS	5715 5585		6350	Fort Hood, TX	7397
4	Fort Polk, LA			6206	Fort Riley, KS	7144
5		5230	Fort Polk, LA	5811	Fort Polk, LA	6769
6	Fort Benning, GA	4840	Fort Benning, GA	5377	Fort Benning, GA	6264
7	Yakima TC, WA	4315	Yakima TC, WA	4729	Yakima TC, WA	6106
	Fort Bragg, NC	3946	Fort Bragg, NC		Fort Bragg, NC	5108
8	Camp Shelby, MS	3523	Camp Shelby, MS	3915	Camp Grayling, MI	4607
9	Camp Grayling, MI	3518		3909	Camp Shelby, MS	4561
10	Fort McCoy, WI	3057	Fort McCoy, WI	3397	Fort Bliss, TX	4368
11	Fort Carson, CO	2903	Fort Carson, CO	3225	Fort McCoy, WI	4003
12	Fort Knox, KY	2872	Fort Knox, KY	3191	Fort Knox, KY	3717
13	Fort Bliss, TX	2871	Fort Bliss, TX	3190	Fort Carson, CO	3713
14	Fort Campbell, KY	2763	Fort Campbell, KY	3070	Fort Campbell, KY	3576
15	Fort Drum, NY	2578	Fort Drum, NY	2864	Fort Drum, NY	3376
16	Fort Sill, OK	2478	Fort Sill, OK	2753	Fort Sill, OK	3207
17	Fort Chaffee, AR	1877	Fort Chaffee, AR	2085	Fort Chaffee, AR	2429
18	Camp Blanding, FL	1767	Camp Blanding, FL	1963	Camp Blanding, FL	2287
19	Aberdeen PG, MD	1735	Aberdeen PG, MD	1928	Aberdeen PG, MD	2273
20	Fort Rucker, AL	1664	Fort Rucker, AL	1849	Fort Rucker, AL	2153
21	Fort Leonard Wood, MO	1514	Fort Leonard Wood, MO	1682	Fort Leonard Wood, MO	1983
22	Fort Gordon, GA		Fort Gordon, GA	1651	Fort Gordon, GA	1923
23	Fort Jackson, SC	1375	Fort Jackson, SC	1528	Fort Jackson, SC	1780
24	Fort Lewis, WA	1245	Fort Lewis, WA	1364	Fort Lewis, WA	1761
25	Fort McClellan, AL	1201	Fort McClellan, AL	1335	Fort McClellan, AL	1555
26	Camp Robinson, AR	942	Camp Robinson, AR	1047	Camp Robinson, AR	1220
27	Fort Dix, NJ	742	Fort Dix, NJ	824	Fort Dix, NJ	971
28	Camp Ripley, MN	735	Camp Ripley, MN	817	Camp Ripley, MN	963
29	Fort Indiantown Gap, PA	428	Fort Indiantown Gap, PA	476	Fort Indiantown Gap, PA	561
30	Fort Leavenworth, KS	388	Fort Leavenworth, KS	432	Fort Leavenworth, KS	497
31	Camp Edwards, MA	375	Camp Edwards, MA	417	Camp Edwards, MA	491
32	Fort Huachuca, AZ	287	Fort Huachuca, AZ	319	Fort Huachuca, AZ	437
33	Camp Grafton, ND	260	Camp Grafton, ND	288	Camp Grafton, ND	332
34	Fort Eustis, VA	216	Fort Eustis, VA	240	Fort Eustis, VA	280
35	Camp Roberts, CA	163	Camp Roberts, CA	181	Camp Roberts, CA	248
36	Fort Lee, VA	147	Fort Lee, VA	163	Fort Lee, VA	190
37	Camp Dodge, IA	96	Camp Dodge, IA	106	Camp Dodge, IA	125
38	Fort Sam Houston, TX	86	Fort Sam Houston, TX	95	Fort Sam Houston, TX	111
39	Camp Williams, UT		Camp Williams, UT		Camp Williams, UT	76
10	Fort McPherson, GA		Fort McPherson, GA		Fort McPherson, GA	69
11	Fort Story, VA	-	Fort Story, VA		Fort Story, VA	49
12	Camp Stanley, TX		Camp Stanley, TX	37	Camp Stanley, TX	44
13	Carlisle Barracks, PA		Carlisle Barracks, PA	11	Carlisle Barracks, PA	13
14	Fort Irwin, CA *		Fort Irwin, CA		Fort Irwin, CA	0

No prescribed burning estimates are available for the following installations because acreage data were not available: Camp Howze, TX; Camp Parks, CA; Camp Atterbury, IN; Camp Rapid, SD: Camp Rilea, OR; and Camp Guernsey, WY. Note: Installations in bold are located near PM10 nonattainment areas.

^{*} No burning conducted at Fort Irwin.

Table 41. Open burning PM10 emissions (tons).

Rank	Installation	Emissions
1	Fort Sill, OK	100.5
2	Fort Irwin, CA	0.0
3	Fort Bragg, NC	35.1
4	Fort Hood, TX	24.6
5	Fort Stewart, GA	23.2
6	Fort Carson, CO	21.8
7	Fort Lewis, WA	18.5
8	Fort Riley, KS	17.0
9	Fort Polk, LA	10.3
10	Fort Campbell, KY	10.2
11	Fort Drum, NY	9.4
12	Fort Benning, GA	9.2
13	Fort Knox, KY	4.5
14	Camp Dodge, IA	3.2
15	Carlisle Barracks, PA	2.3
16	Camp Roberts, CA	0.1
17	Camp Ripley, MN	0.0

Table 42. Installations ranked by 1998 helicopter exhaust emissions (tons).

Rank	Installation	PM2.5	PM10	TSP
1	Fort Rucker, AL	106.2	107.2	109.8
2	Fort Campbell, KY	51.2	51.7	53.0
3	Fort Stewart, GA	19.8	20.0	20.5
4	Fort Hood, TX	15.9	16.1	16.5
5	Fort Drum, NY	11.4	11.5	11.8
6	Fort Bragg, NC	10.6	10.7	11.0
7	Fort Carson, CO	10.0	10.1	10.4
8	Fort Indiantown Gap, PA	9.3	9.3	9.6
9	Fort Lewis, WA	9.1	9.2	9.5
10	Fort Eustis, VA	6.8	6.9	7.1
11	Fort Irwin, CA	6.6	6.7	6.8
12	Camp Robinson, AR	4.6	4.6	4.8
13	Fort Benning, GA	4.0	4.1	4.2
14	Fort Polk, LA	3.5	3.5	3.6
15	Fort Knox, KY	3.2	3.2	3.3
16	Fort Riley, KS	2.2	2.3	2.3
17	Camp Dodge, IA	0.9	0.9	0.9
18	Fort Huachuca, AZ	0.6	0.6	0.6
19	Camp Howze, TX	0.3	0.3	0.3
20	Fort McPherson, GA	0.1	0.1	0.1

Table 37 (PM2.5), Table 38 (PM10), and Table 39 (TSP) present rankings of all 50 installations for vehicle-related emissions. As shown in these tables, Fort Hood has the highest emissions of all three pollutants for each of the three vehicle emission categories; its emissions are at least 26 percent higher than those from the next highest installation.

It should also be noted in Tables 37 through 39 that the five facilities with the highest emissions in each list are not located in one geographic area of the country. Instead, emissions are directly related to vehicle activity, so that seven of the nine installations with 1998 VMT over 10,000,000 miles appear in the top 5 rankings in these tables. Also note that the top 12 installations are responsible for 80 percent of the total emissions in each of the 9 lists. The installations that fall into the top 12 categories are Forts Benning, Bliss, Bragg, Campbell, Carson, Drum, Hood, Irwin, Knox, Leonard Wood, Lewis, Polk, Riley, Sill, and Stewart. FORSCOM installations dominate this list, and none of these are ARNG installations.

Table 38 shows that the PM10 emissions from installations located near PM10 nonattainment areas are at least 60 times greater from dust on unpaved roads than from dust on paved roads. This significant difference suggests that an effective PM10 emissions control strategy for these facilities would be to decrease emissions from unpaved roads through the use of dust control agents or through increased travel on paved roads.

Table 40 presents the ranking of estimated emissions of all three pollutants from prescribed burning at 44 installations. The order of the rankings is the same for all three pollutants, but the rankings may change from year to year depending on forestry program needs and plans and the occurrences of favorable meteorological conditions. Fort Stewart is estimated to have the highest emissions followed by Fort Hood, Fort Riley, and four other installations in the Southeast. Generally installations located in the southeastern states were estimated to have the highest emissions from prescribed burning operations, and this finding is consistent with national studies that found that 70 percent of the prescribed burning in the United States occurs in southeastern states (Ward, Peterson, and Hao 1993).

A table is not shown for smoke generation rankings. However, PM emissions were estimated for Forts Leonard Wood and Irwin. Compared with the other nonfacility emission sources, PM emissions from smoke generators are small contributors. Even at Fort Leonard Wood, the permit levels for PM emissions (230 TPY TSP, 229 TPY PM10, 229 TPY PM2.5) will still only be 5 percent of the emissions from dust on unpaved roads as shown in Tables 37 – 39.

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Table 41 presents the ranking of 17 installations based on their estimated PM10 emissions from the open burning of unused propellant charges during field exercises. Fort Sill has the highest estimated emissions followed by Forts Irwin and Bragg. However, Forts Sill and Bragg did not even appear in the top 5 rankings of main rounds fired (Table 22). It can be concluded, therefore, that using the total number of main rounds fired is not sufficient to estimate open burning of propellant during field exercises; the counts of the main rounds must be munitions-specific.

Table 42 presents the ranking of 20 installations for their estimated emissions from helicopter engine exhaust for all three pollutants. The 1998 emissions of each pollutant at Fort Rucker, location of the Army's Helicopter Training Center, were more than double that at any other installation. The helicopter engine exhaust emissions at Fort Rucker, however, still ranked only number two for non-facility sources for PM2.5 (Table 33) and number three for PM10 (Table 34) and TSP (Table 35). At other installations, the rankings were even lower, indicating that helicopter exhaust emissions are not responsible for a significant fraction of the PM emissions at the installations examined in this study.

10 Summary and Conclusions

The objective of the study was to develop a technical report that includes a review of previous work related to DOD nonfacility PM problems. The review was used to determine the EPA's enforcement strategy for PM, to identify previous work in the area, and to determine the scope of the nonfacility PM problem at Army facilities. The results of this review will be used to help focus an R&D program in this area. It is also hoped that this review will be a valuable source of information for others interested in this area of study. The review contains chapters covering:

- atmospheric science of PM (Chapter 2)
- EPA's regulatory strategy (Chapter 3)
- estimating PM emissions from nonfacility sources (Chapter 4)
- dispersion modeling of PM emissions (Chapter 5)
- transport modeling of PM emissions (Chapter 6)
- measurement of atmospheric PM (Chapter 7)
- dust suppression and soil stabilization technologies (Chapter 8)
- ranking of nonfacility PM sources/installations (Chapter 9).

Chapter 2 discussed the physics and chemistry of PM in atmosphere. A basic understanding of PM atmospheric science is essential to understanding PM health impacts, visibility impacts, regulations, and atmospheric modeling. Chapter 2 was divided into separate sections on particle size distribution, chemical composition of PM, visibility impacts of PM, and particulate removal mechanisms. The particle size distribution section discussed the different "modes" of particle sizes that occur in the atmosphere and the origin of particles in these particle size classifications. The chemical composition section covered the origins and behaviors of different chemical species that occur in PM. These species include sulfates, nitrates, organic carbon, elemental carbon, geologic material, and sodium chloride. The visibility section described how PM reduces visibility through visible light scattering and absorption. The final section discussed how the atmosphere removes PM through dry deposition (no precipitation) and wet deposition (particles trapped in precipitation) mechanisms.

Chapter 3 discussed the EPA's strategy for regulating PM emissions. This chapter contained a regulatory review of PM2.5, PM10, regional haze, NSR/PSD, and conformity. The reviews contain information about the current state of each of

these regulatory areas and the mechanisms through which these national air quality standards and programs can ultimately restrict operations at Army installations. The chapter also contained sections about the EPA's PM monitoring program, enforcement trends at DOD facilities, and general conclusions. The chapter made clear the importance of the Army following the development of new SIP components and PM regulations to ensure that Army sources of PM are represented in an accurate and reasonable manner.

Chapter 4 covered PM estimation methods for nonfacility PM sources that are important to the Army. The chapter discussed PM estimation procedures for vehicles (exhaust, brake and tire wear, re-entrained dust on paved and unpaved surfaces), prescribed burning, smokes and obscurants training, artillery practice and weapons impact testing, OB/OD, and aircraft. For each of these source categories, a review of available methods was presented along with details for calculating TSP, PM10, and PM2.5 emissions. The chapter also discussed the reliability of emission factors and the procedure used to submit new emission factors. Many of the nonfacility sources do not have applicable emission estimation methods. For example, the existing engine emission methods do not consider JP8 fuel combustion and do not cover turbine engine emissions, tracked-vehicle dust emission estimation methods do not exist, nor do weapons testing and firing estimation methods for most munitions, or methods to estimate dust reentrainment from aircraft landings and takeoffs.

Chapter 5 reviewed dispersion models that can be used to predict PM10 and PM2.5 concentrations resulting from nonfacility source emissions. The chapter reviewed the following models:

- ISC3
- CDM 2.0
- RAM
- OBODM
- SCIPUFF
- MESOPUFF II
- CALPUFF
- EOSAEL.

For each of these models, the chapter discussed the following attributes:

- applicability to Army nonfacility PM sources
- required inputs
- steps and level of effort to run model
- special training required to run the model
- outputs of model
- accuracy

- · advantages and drawbacks
- probability of the results being accepted by regulators
- the procedure for obtaining the model and its cost.

Chapter 6 was a review of trajectory models. These models predict the trajectories of air parcels between a source and a far distant receptor. The review identified HYSPLIT and the CAPITA model as the two most prevalent trajectory models. The same model attributes used in Chapter 5 were used to describe these two models in Chapter 6. During the review of trajectory models it was discovered that, for the most part, EPA discourages their use for regulatory purposes. For long-range modeling applications, the use of the CALPUFF dispersion model is encouraged.

Chapter 7 reviewed atmospheric PM measurement technologies. The chapter includes sections on Federal reference and equivalent methods, filter-based non-continuous methods, continuous and semicontinuous methods, laboratory techniques for chemical speciation of PM, and plume opacity. Monitors are available that measure PM10 and PM2.5 mass concentrations, PM size distribution, visible light scattering, visible light absorption, and chemical components of PM (nitrates, sulfates, organics, etc.). Some of the measurement technologies are in everyday use while others are still limited to the R&D community.

Chapter 8 reviewed dust suppression and soil stabilization technologies. The chapter contained sections on physical preventative techniques, chemical dust suppressants, and biological methods of dust suppression. The chemical dust suppressants covered include water attracting chemicals, organic nonbituminous chemicals, petroleum-based binders and waste oils, electrochemical stabilizers, polymers, enzyme slurries, and cementitious binders. Biological methods include the use of vegetative systems, mulch application, and biological crusts. Many of these technologies have not been studied in a systematic way to determine their ability to control PM10 and PM2.5 over time. This area could also benefit from the development of technology selection criteria for users to apply to their unique dust suppression problems.

Chapter 9 presented the results of an effort to rank Army nonfacility PM sources and the installations that contain these sources. The rankings were developed by combining the PM emission estimation techniques discussed in Chapter 4 with the source characteristics and activity data required by each technique. Chapter sections described selection of 50 installations for this study, sources and data for nonfacility PM source activity, emission inventory values for the different source types at applicable installations, and rankings for both source types and installations. The results of this study show that estimated mass

emissions of PM10 and PM2.5 were greatest for dust emissions from unpaved roads and PM emissions from prescribed burning. Other source types had much smaller emissions at all installations. The installation ranking showed only FORSCOM facilities as the top 10 emitters of PM2.5. These installations were all ranked high because of the large number of VMT reported for its tactical vehicles.

This review presented a large amount of information related to Army nonfacility sources of PM. This research area is very dynamic and new technologies for modeling, measuring, and controlling PM are constantly being developed. CERL will continue to follow these trends along with regulatory changes with an eye toward improving the Army's ability to maintain training capabilities and mission readiness by improving regulatory compliance, operating costs, land resource losses, and safety.

Acronyms and Abbreviations

AAS atomic adsorption spectrophotometry

AC automated colorimetric ACE combat earthmover

AEC Army Environmental Center

AERMIC AMS/EPA Regulatory Model Improvement Committee

AERMOD AMS/EPA Regulatory Model

AERTA Army Environmental Requirements and Technology Assessments
AMS/EPA American Meteorological Society/Environmental Protection Agency

APC armored personnel carrier

APNM Automated Particle Nitrate Monitor

APS aerodynamic particle sizer
ARL Air Resource Laboratory
ARNG Army National Guard

ASCII American Standard Code for Information Interchange

ATEC Army Test and Evaluation Command ATOFMS aerosol time-of-flight mass spectrometer

AVLB armored vehicle launch bridge BACM Best Available Control Measures

BAM Beta Attenuation Monitor

BFV Bradley infantry fighting vehicle

CAA Clean Air Act

CAMMS continuous ambient mass monitor system
CAPITA Center for Air Pollution and Trend Analysis
CASAC Clean Air Act Scientific Advisory Committee

CDM Climatological Dispersion Model

CEA Chemical Equilibrium and Applications

CEED Center for Energy and Economic Development

CEIDARS California Emission Inventory Development and Reporting System

CERL Construction Engineering Research Laboratory

CEV combat engineer vehicle

CHIEF Clearinghouse for Inventories and Emission Factors

CNC condensation nuclei counter

COMBIC Combined Obscuration Model for Battlefield Induced Contaminants

CONUS continental United States

CSUMM Colorado State University Mesoscale Model

CUCV commercial utility cargo vehicle

CY calendar year

DC District of Columbia

DMA differential mobility analyzer

DOD Department of Defense

DTC Developmental Test Command

EAA electrical aerosol analyzer

EC elemental carbon

EOSAEL Electro-Optical System Atmospheric Effects Library

EPA Environmental Protection Agency
EPM Emissions Production Model

ERDC Engineer Research and Development Center

FACA Federal Advisory Committee Act

FEM Federal Equivalent Method FID flame ionization detector

FOFEM First Order Fire Effects Model

FORSCOM Forces Command FR Federal Register

FRM Federal Reference Method FTIR Fourier transform infrared

FY fiscal year

GAO General Accounting Office

GC gas chromatography

GIS geographic information system
GSA General Services Administration

GUI graphical user interface GVW gross vehicle weight

HET heavy expanded mobility tactical vehicle

HMMWV High Mobility Multi-Purpose Wheeled Vehicle
HPAC Hazard Prediction and Assessment Capability

HPLC high performance liquid chromatography

HYSPLIT4 Hybrid Single-Particle Lagrangian Integrated Trajectory

IC ion chromatography

IERA Institute for Environment, Safety, and Occupational Health Risk

Analysis

IMPROVE Interagency Monitoring of Protected Visual Environments

ISC3 Industrial Source Complex

ISCEV Industrial Source Complex Short-Term Event

ISCLT3 Industrial Source Complex long-term ISCST3 Industrial Source Complex short-term

IWAQM Interagency Workgroup on Air Quality Modeling

LIDAR light detection and ranging

LLC Limited Liability Company
LRV light armored recovery vehicle

MACOM Major Commands
MDS Mission Design Series
MEM mass of energetic material

METDC Maryland Environmental Technology Demonstration Center

MPRM Meteorological Processor for Regulatory Models

MS mass spectrometry

NAAQS National Ambient Air Quality Standards

NAMS National Air Monitoring Stations NAS National Academy of Sciences

NASA National Aeronautical and Space Administration

NCDC National Climatic Data Center

NGB National Guard Bureau NGM Nested Grid Model

NIOSH National Institute of Standards and Health

NOV notice of violation
NSR New Source Review
O&S operating and support

OAQPS Office of Air Quality Planning and Standards

OB/OD open burning/open detonation

OBODM Open Burn/Open Detonation Dispersion Model

OC organic carbon

OPC optical particle counter

OSMIS Operating and Support Management Information System

PC personal computer PM particulate matter

PSD Prevention of Significant Deterioration

PTFE Polytetrafluoroethylene

QA/QC quality assurance/quality control

R&D research and development

RACM Reasonably Available Control Measures
RAMS Regional Atmospheric Modeling System
RCRA Resource Conservation and Recovery Act

SA silhouette area

SAIC Science Applications International Corporation SCIPUFF Second-order Closure Integrated Puff Model SCRAM Support Center for Regulatory Air Models

SD Shock and Detonation

SERDP Strategic Environmental Research and Development Program

SI Standard International

SIP	State Implementation Plan
SUSV	small unit support vehicle

TEOM Tapered Element Oscillating Microbalance®

TES threatened and endangered species

TOA thermal optical analysis
TOR thermal/optical reflectance

TRADOC Training and Doctrine Command
TSP total suspended particulates

TTN Technology Transfer Network (EPA)

USAR U.S. Army Reserve

USARC U.S. Army and Reserve Command USDA U.S. Department of Agriculture

USGS U.S. Geological Survey
VMT vehicle miles traveled
WINS Well Impactor Ninety-Six

XRF x-ray fluorescence

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14. ABSTRACT

Particulate matter (PM) generated from Army nonfacility sources is a military-unique problem, and a significant source of air pollution. Army nonfacility sources include soil-based PM from training activities, prescribed burning, smoke and obscurant training, artillery practice, weapons impact testing, and open burning/open detonation. PM emissions may create legal, regulatory, ecological, and practical problems for the modern Army installation. It has the potential to limit or restrict time and frequency of training, to close ranges or completely shut down training exercises due to Clean Air Act Amendment of 1990 (CAA1990) or threatened and endangered species (TES) compliance requirements. These problems will worsen with mission realignments, new weapon systems, encroachment, and increasing urbanization.

This report reviews previous work in the areas of PM science, emission estimation, atmospheric modeling, atmospheric measurement, and dust control; investigates the U.S. Environmental Protection Agency's enforcement strategy for PM; and presents the results of a study to rank mass emissions of PM from U.S. Army nonfacility sources and installations. The results of this review will be used to help focus an R&D program in this area. It is also hoped that this review will be a valuable source of information for others interested in this area.

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